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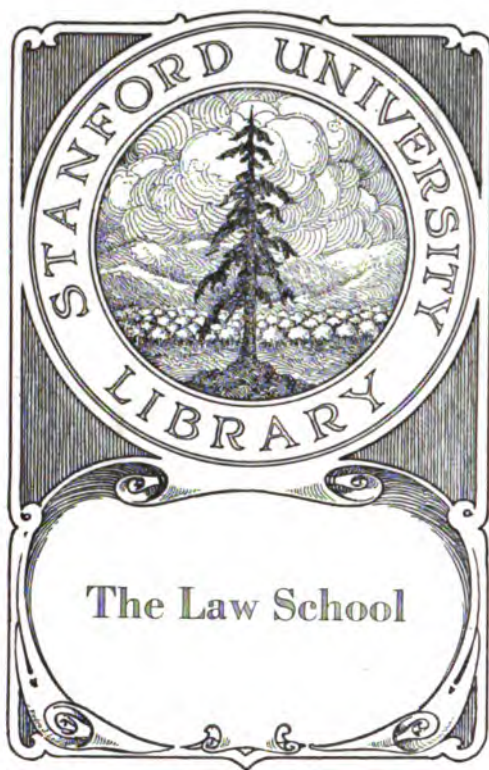
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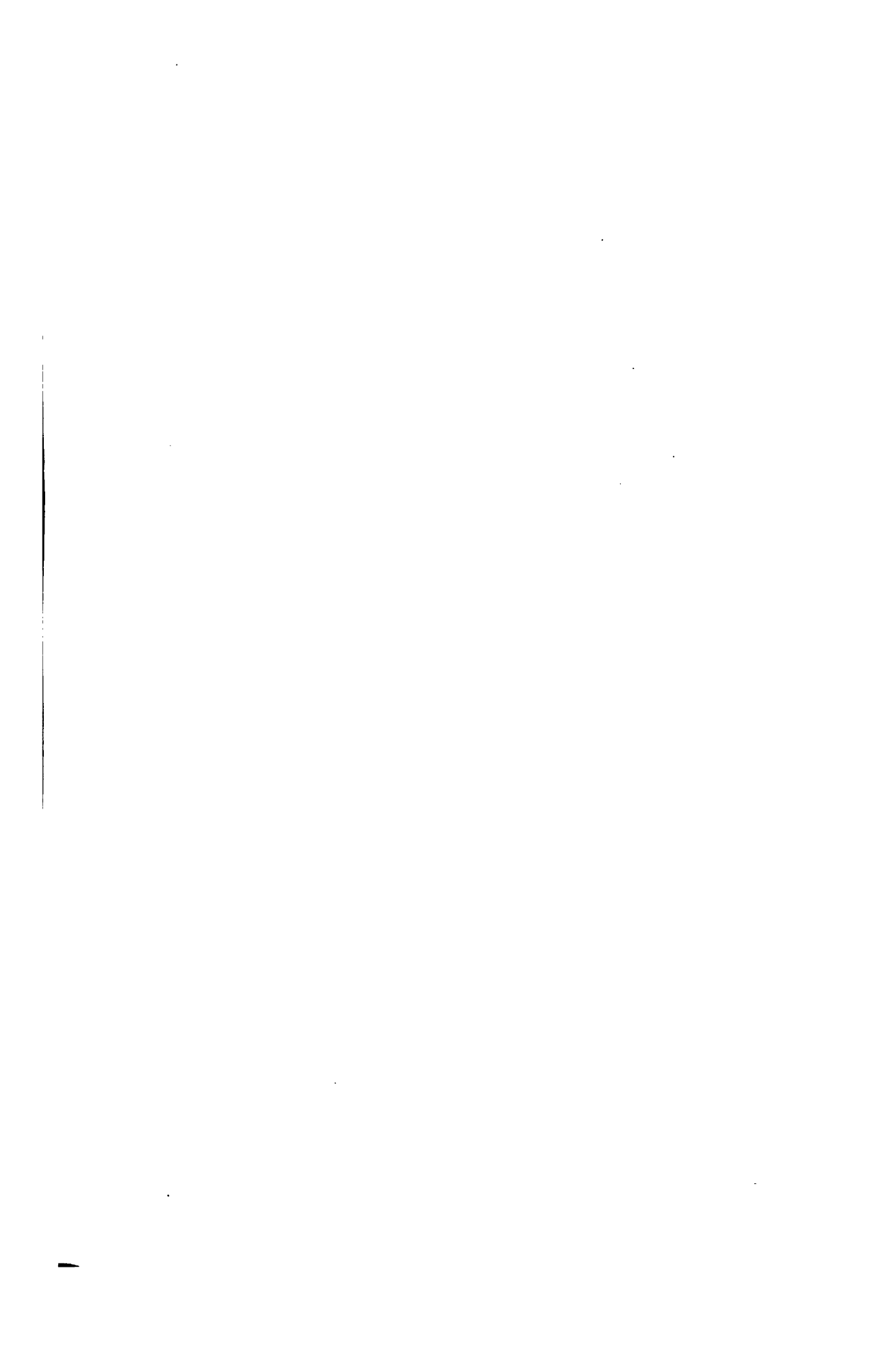
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PUBLIC LAWS

OF THE

STATE OF MAINE.

1901.



PUBLIC LAWS
OF THE
STATE OF MAINE.
—
1901.
—

Chapter 134.

An Act to abolish the fees and per diem compensation and establish the salary of the Stenographer of the Superior Court for the County of Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The salary of the stenographer of the superior court for the county of Kennebec shall be thirteen hundred dollars per year, payable quarterly on the first days of January, April, July and October, which shall be in full for all services and fees of every kind.

Salary of
stenographer
of superior
court
established.

Section 2. Whenever said stenographer shall make or transcribe from his notes any copies of the judge's charge, testimony of witnesses for parties calling for the same, he shall charge the usual fee for such services to the party for whom he renders these services, and certify the same to the clerk of said court, and said clerk shall collect the same and pay them over to the county treasurer.

Fees shall
be paid to
county
treasurer

Section 3. All acts and parts of acts inconsistent with this act, so far as the superior court is concerned, are hereby repealed.

Inconsistent
acts repealed.

Approved January 24, 1901.

CHAP. 135**Chapter 135.**

An Act to amend Section one hundred and four of Chapter eleven of the Revised Statutes of Maine, relating to the duties of the State Superintendent of Public Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 104,
chapter 11,
R.S. amended.

Section one hundred and four of chapter eleven of the revised statutes is hereby amended as follows: after paragraph seven of said section insert,

Duties of
superin-
tendent.

'VIII. To assume the control and management of all free public schools established and maintained by gifts or bequests, when said gifts or bequests are conditioned upon said state superintendent assuming such control and management; and it shall be his duty to carry out the provisions upon which such gifts or bequests are conditioned, when said conditions are approved by the governor and council.'

Approved February 2, 1901.

Chapter 136.

An Act to amend an act entitled "An Act to provide for Printing and Distributing Ballots at the public expense, and to Regulate Voting for State and City Elections."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 28,
chapter 102,
laws 1891,
amended.

Section 1. Section twenty-eight of chapter one hundred and two of the public acts of eighteen hundred and ninety-one, entitled "An Act to provide for printing and distributing ballots at the public expense, and to regulate voting for state and city elections," is hereby amended by striking out the word "eight" in the second line of said section, and substituting therefor the word 'six,' so that said section, as amended, shall read as follows:

When
meetings
may be
opened, and
when polls
shall be
closed.

'Section 28. Meetings for the election of state, county and municipal officers may be opened as early as six o'clock in the forenoon, and in no case shall the polls be kept open later than five o'clock in the afternoon, and a notice of the time of opening and closing shall be given in the warrant calling the meeting.'

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 137.

An Act to amend Section forty-seven of Chapter seventy-seven of the Revised Statutes, in relation to the terms of the Supreme Judicial Court in the County of Oxford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. After the first day of April in the present year, the terms of the Supreme Judicial Court, within and for the county of Oxford, shall be holden at Paris, in said county, on the second Tuesday of October and on the second Tuesday of March annually, instead of the terms now provided by law, and the May term of court in said county is hereby abolished. All recognizances and all processes, either civil or criminal, shall be returnable accordingly. All processes made returnable to and to have day in said May term, in the present year, shall be continued to and have day in the next term of said court, held in said county, as if made returnable thereto. All provisions of law, inconsistent with this act, are hereby repealed.

Terms of
court, Oxford
county.

—processes
when
returnable.

Section 2. This act shall take effect when approved.

Approved February 6, 1901.

Chapter 138.

An Act to amend Section six of Chapter two hundred and sixty-seven of the Public Laws of eighteen hundred and ninety-three, entitled "An Act to provide for the Printing and Distributing Ballots at the Public Expense and to regulate voting for State and City Elections."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Said section six is hereby amended by striking out the words, "at least thirty days, exclusive of Sundays, previous to the day of the election for which the candidates are nominated" and inserting the following: 'on or before the tenth day in August of each year in which such election is held,' so that said section, as amended, shall read as follows:

Section 6,
chapter 267,
laws 1893,
amended.

'Section 6. Certificates of nomination and nomination papers for the nomination of candidates for state and county officers and representatives to the legislature, shall be filed with the secretary of state on or before the tenth day in August of each year in which such election is held. Such certificates and papers for the nomination of candidates for the offices of mayor and all other offices in cities shall be filed with the city clerks of the

Certificates of
nomination
of state and
county
officers shall
be filed with
secretary of
state on or
before
August 10.

CHAP. 139

—for municipal officers
with city
clerk.

respective cities at least seven days, exclusive of Sundays, previous to the day of such election. With nomination papers and certificates shall also be filed the consent in writing of the person nominated.'

Approved February 7, 1901.

Chapter 139.

An Act to amend Section nineteen of Chapter one hundred and eighteen of the Revised Statutes, relating to offenses against the lives and persons of individuals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 19,
chapter 118,
R. S.,
amended.

Section nineteen of chapter one hundred and eighteen of the revised statutes is hereby amended by striking out the words "five years" in the seventh line of said section, and inserting instead thereof the words 'not more than twenty years,' so that said section, as amended, shall read as follows:

Kidnapping,
how
punished.

'Section 19. Whoever unlawfully confines or imprisons another, or forcibly transports or carries him out of the state, or from place to place within it, or so seizes, conveys, inveigles, or kidnaps any person, with intent to cause him to be so dealt with; or sells as a slave, or transfers, for any term of time, the service of any person of color, who has been so seized, inveigled, or kidnapped, shall be punished by imprisonment for not more than twenty years, or by a fine not exceeding one thousand dollars. Indictments for these offenses may be found and tried in the county where such person was carried or brought, or in the county where the offense was committed; and on trial the consent of such person shall not be a defense, unless it appears that it was not obtained by fraud, threats, or duress.'

—where
offenses shall
be tried.

Approved February 8, 1901.

Chapter 140.

An Act relating to Agents of Domestic Mutual Fire Insurance Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Any person who solicits insurance on behalf of any domestic mutual fire insurance company, or transmits for a person other than himself, an application for, or a policy of insurance to, or from such company, or in any manner acts in the negotiation of such insurance, or in the inspection or valuation of the property insured shall be deemed the agent of such company and, except as hereinafter provided, shall become liable to all the duties, requirements, liabilities and penalties to which an agent of any insurance company is subject. Said companies shall procure licenses for their agents as provided in section seventy-three of chapter forty-nine of the revised statutes, as amended, but no fee shall be required by the insurance commissioner for licenses issued to the agents of such companies.

Liability of agents of domestic fire companies.

—company required to procure license for agents.

Section 2. This act shall take effect on the first day of July, nineteen hundred and one.

When act shall take effect.

Approved February 8, 1901.

Chapter 141.

An Act to amend Chapter sixty-seven of the Public Laws of one thousand eight hundred and ninety-one, relating to the taking of Smelts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section forty-six of chapter forty of the revised statutes as amended by section one of chapter one hundred and twenty-two of the public laws of one thousand eight hundred and eighty-seven, and by chapter sixty-seven of the public laws of one thousand eight hundred and ninety-one, is hereby amended by adding to said section the words 'nor smelts taken in Taunton bay between the first day of April and the first day of May,' so that said section, as amended, shall read as follows:

Section 46, chapter 40, R. S., further amended.

'Section 46. No smelts shall be taken or fished for in tidal waters, except by hook and line, between the first days of April and October, under a penalty of not less than ten, nor more than thirty dollars for each offense, and a further penalty of twenty cents for each smelt so taken, and all weirs for the capture of smelts shall be opened and so remain, and all nets used in the

Smelts, taking of restricted.

—penalty.

CHAP. 142

—penalty for
selling or
shipping
smelts
between
April 1 and
October 1.

—proviso.

—localities
excepted.

smelt and tom-cod fishery, shall be taken from the water on or before said first day of April, under a penalty of not less than twenty nor more than fifty dollars, and a further fine of five dollars for each day that any such weir or net remains in violation of law, but weirs with catch pounds covered with net, the meshes of which are one inch square in the clear, or greater, are not subject to this section. But no smelts caught in such weirs after the first day of April, shall be sold or offered for sale in this state, nor shall smelts caught in any manner between the first day of April and the first day of October following, be offered for sale, sold, or shipped from the state under a penalty of twenty-five dollars for each offense; provided, however, that dip nets may be used between the first day of April and the first day of May, and all smelts caught by dip nets between said days, may be lawfully offered for sale and sold in this state; provided, further, that this section does not apply to smelts taken in the Androscoggin river above the Merrymeeting bay bridge, between the first days of October and November, nor to smelts taken in the Penobscot river and its tributaries between the first and fifteenth days of April, nor to smelts taken in Casco bay between the fifteenth day of September and the first day of October, nor smelts taken in Taunton bay between the first day of April and the first day of May, nor smelts taken in Little Kennebec bay, so called, in the county of Washington, between the first day of April and the first day of May.'

Approved February 12, 1901.

Chapter 142.

An Act to amend Chapter thirty of the Revised Statutes, as amended by Chapter forty-two of the Public Laws of eighteen hundred and ninety-nine, pertaining to Inland Fisheries and Game.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sections 23
and 24, chap-
30, R. S., as
amended by
chapter 42,
public laws
of 1899,
further
amended.

Sections twenty-three and twenty-four of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, are hereby amended as follows: by striking out all of section twelve of said chapter thirty as amended aforesaid, and substituting the following in its place, so that said section shall read as follows:

Killing, etc.,
of any wild
bird other

'Section 12. No person shall, within the state of Maine, kill or catch or have in his or her possession, living or dead, any wild

CHAP. 143

bird, other than a game bird, nor shall purchase, offer or expose for sale, any such wild bird after it has been killed or caught. No part of the plumage, skin or body of any bird protected by this section shall be sold or had in possession for sale. Nor shall any person within the state take or needlessly destroy the nest or the eggs of any wild bird, nor have such nest or eggs in his or her possession. The English, or European house sparrow, the common crow and the hawks and owls are not included among the birds herein protected; and for the purposes of this act, the following only shall be considered game birds: the anatidæ, commonly known as swans, geese, brant, and river and sea ducks; the rallidæ, commonly known as rails, coots, mud-hens and gallinules; the limicolæ, commonly known as shore birds, plovers, surf birds, snipe, woodcock, sandpipers, tatlers and curlews; the gallinæ, commonly known as wild turkeys, grouse, prairie chickens, pheasants, partridges and quails. Nothing in this section, however, shall be construed to affect in any way, the protection of game birds, as provided in sections eleven and thirteen of the act hereby amended. Any person who violates any of the provisions of this section shall be guilty of a misdemeanor, and when convicted therefor, shall be fined five dollars for each offense, and an additional five dollars for each bird, living or dead, or part of bird, or nest or eggs possessed in violation of this section, or to imprisonment for ten days, or both, at the discretion of the court.

than a game bird or having in possession the plumage, prohibited.

—taking of nests and eggs prohibited.

—exceptions. Term "game birds" defined.

—penalty.

Approved February 15, 1901.

Chapter 143.

An Act fixing the salary of the sheriff of Piscataquis County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The sheriff of the county of Piscataquis from and after the first day of January, one thousand nine hundred and one, shall receive an annual salary of three hundred and fifty dollars from the county treasurer instead of the compensation provided in section twenty-three of chapter eighty of the revised statutes, and it is further provided that the sheriff of said county shall not receive from any of his deputies any of the fees earned by said deputies or any percentage earned thereon after said date.

Salary of sheriff of Piscataquis county fixed.

Approved February 15, 1901.

CHAP. 144**Chapter 144.**

An Act to amend Section twenty-two of Chapter one hundred twenty-two of the Revised Statutes, relating to falsely assuming to be a justice or officer.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 22,
chapter 122, R.
S., amended.¶

Section twenty-two of chapter one hundred and twenty-two of the revised statutes, is hereby amended by inserting after the word "constable" in the second line the words 'or inland fish and game warden or a commissioner of inland fisheries and game,' so that said section, as amended, shall read as follows:

Penalty for
falsely
assuming to
be an officer.

'Section 22. Whoever falsely assumes to be a justice of the peace, sheriff, deputy sheriff, coroner, or constable, or inland fish and game warden, or a commissioner of inland fisheries and game, and to act as such, or to require any one to aid him in a matter pertaining to the duty of such office, shall be punished by imprisonment for not less than one year, or by fine not exceeding four hundred dollars.'

Approved February 19, 1901.

Chapter 145.

An Act to amend Section forty-two of Chapter six of the Revised Statutes as amended by Chapter one hundred sixty-six of the Public Laws of eighteen hundred and ninety-three, relating to Taxation of Steam Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 42,
chapter 6,
R. S. as
amended by
chapter 166,
public laws,
1893, further
amended.

Section 1. Section forty-two of chapter six of the revised statutes as amended by chapter one hundred sixty-six of the public laws of eighteen hundred and ninety-three is hereby amended by substituting for the word "quarter" in the eighth line the word 'half,' and for the words "twenty-two hundred and fifty" in the eleventh line the words 'two thousand,' and for the words "one-half" in the twelfth line the words 'three-quarters,' and for the words "seven hundred and fifty" in the fourteenth line the words 'five hundred,' and for the word "three" in the sixteenth line the word 'four;' so that said section, as amended, shall read as follows:

Amount of
tax on rail-
road how
ascertained.

'Section 42. The amount of such annual excise tax shall be ascertained as follows: the amount of the gross transportation receipts as returned to the railroad commissioners for the year ending on the thirtieth day of June preceding the levying of such tax, shall be divided by the number of miles of railroad

operated, to ascertain the average gross receipts per mile; when such average receipts per mile do not exceed fifteen hundred dollars, the tax shall be equal to one-half of one per cent of the gross transportation receipts; when the average receipts per mile exceed fifteen hundred dollars and do not exceed two thousand dollars, the tax shall be equal to three-quarters of one per cent of the gross receipts; and so on increasing the rate of the tax one-quarter of one per cent for each additional five hundred dollars of average gross receipts per mile or fractional part thereof, provided that the rate shall in no event exceed four per cent. When a railroad lies partly within and partly without the state, or is operated as a part of a line or system extending beyond the state, the tax shall be equal to the same proportion of the gross receipts in the state, as herein provided, and its amount shall be determined as follows: the gross transportation receipts of such railroad, line or system, as the case may be, over its whole extent, within and without the state, shall be divided by the total number of miles operated to obtain the average gross receipts per mile, and the gross receipts in the state shall be taken to be the average gross receipts per mile, multiplied by the number of miles operated within the state.'

—proviso.

—railroads partly outside of the state, how tax is ascertained.

Section 2. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 146.

An Act relating to fishing for Togue through the ice.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be lawful for inhabitants of this state when fishing through the ice in the day time, during the months of February, March and April as now provided by law, to take, catch and have in possession forty pounds of togue instead of twenty pounds as now provided by law.

Lawful to have in possession 40 pounds of togue.

Section 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent acts repealed.

Section 3. This act shall take effect when approved.

Approved February 20, 1901.

CHAP. 147**Chapter 147.**

An Act to amend Section fifty-five of Chapter six of the Revised Statutes as amended by Chapter two hundred and thirty-five of the Public Laws of the year one thousand eight hundred and ninety-three, relating to Taxation of Express Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 55,
chapter 6,
R. S., as
amended by
chapter 235,
public laws,
1893, further
amended.

Section 1. Section fifty-five of chapter six of the revised statutes as amended by chapter two hundred and thirty-five of the public laws of the year one thousand eight hundred and ninety-three, is hereby further amended by substituting for the words "one and one-half" in the sixth and seventh lines the word 'two,' and also by substituting for the words "one and one-half" in the ninth line the word 'two,' so that said section, as amended, shall read as follows:

Companies
and persons
doing express
business
shall apply
annually for
license and
shall pay tax.

'Section 55. Every corporation, company or person doing express business on any railroad, steamboat or vessel in the state, shall, annually, before the first day of May, apply to the treasurer of state for a license authorizing the carrying on of said business; and every such corporation, company or person shall annually pay to the treasurer of state two per cent of the gross receipts of said business for the year ending on the first day of April preceding. Said two per cent shall be on all said business done in the state, including a pro rata part on all express business coming from other states or countries into this state, and on all going from this state to other states or countries, provided, however, that nothing herein applies to goods or merchandise in transit through the state.'

Section 2. This act shall take effect when approved.

Approved February 21, 1901.

Chapter 148.**An Act relating to Academies, Seminaries and Institutes.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Whenever it shall be made to appear to the governor and council, from returns made as herein provided, that any incorporated academy, seminary or institute in the state is prepared to give instruction equivalent to that required by law to be given in free high schools, that the pupils attending the said academy, seminary or institute are qualified to receive such instruction, and that the teachers in the said academy, seminary or institute have the qualifications fitting them to give instruction in secondary school studies, such academy, seminary or institute shall be entitled to receive annually from the state a sum not exceeding five hundred dollars in case it maintains an English secondary school course of study as prescribed by the educational department of the state, and has an average attendance from towns and cities other than the municipality or jurisdiction in which said academy, seminary or institute is located of at least ten students, or a sum not exceeding seven hundred and fifty dollars in case it maintains in addition to an English course, a college preparatory course, and has an average attendance from towns and cities other than the municipality or jurisdiction in which said academy, seminary or institute is located of at least twenty students, or a sum not exceeding one thousand dollars in case it maintains an English course, a college preparatory course and a training course for teachers, and has an average attendance from towns and cities other than the municipality or jurisdiction in which said academy, seminary or institute is located of at least forty students; provided, the courses of study herein named shall be subject to the approval of the educational department of the state; and provided, that the amount paid by the state to any academy, seminary or institute under this act shall be expended by the said academy, seminary or institute for instruction during the year for which payment is made, and shall not exceed the total income of the said academy, seminary or institute from all other sources; and provided further, that in addition to the amount received from the state, a sum equal thereto shall be expended for instruction and maintenance of the academy, seminary or institute during said year; and provided further, that every academy, seminary or institute receiving money from the state under this act shall provide instruction as contemplated by this act for not less than thirty weeks in each

Academies and seminaries giving instruction equivalent to that given by high schools, entitled to annual stipend of \$500 from the State.

—shall receive \$750 when maintaining a college preparatory course.

—when maintaining in addition, a training course, shall receive \$1,000.

—course must be approved by educational department.

—amount paid shall not exceed the total income of institution.

—every institution shall provide instruction not less than 30 weeks in each year.

CHAP. 148

year; and provided further, that no academy, seminary or institute shall be credited with maintaining a course of study under this act unless the said academy, seminary or institute shall have an average of not less than twelve students in said course.

How pay-
ments shall
be made.

Section 2. The treasurer of state is hereby authorized and directed to pay annually to the legal representatives of such academies, seminaries or institutes as shall be entitled to receive money from the state under this act, at the times and in the manner provided by law for the payment of money in aid of free high schools, the amounts to which they shall be severally entitled under this act; provided, that no payment shall be made to any academy, seminary or institute until the state educational department shall have certified to the treasurer of state all the facts which by this act are made necessary to entitle an academy, seminary or institute to receive money from the state under this act.

—proviso.

Towns pro-
viding free
tuition shall
receive aid
from the
state.

Section 3. Any town or precinct providing free tuition for its high school scholars in any academy, seminary or institute, shall receive state aid to the amount of one-half the sum expended for such instruction, provided, no town shall receive to exceed two hundred and fifty dollars in any given year; and provided further, that no town shall receive state aid under this act if a free high school of standard grade is maintained in said town.

—proviso.

Institutions
only, incorpo-
rated prior to
approval of
act shall
receive aid.

Section 4. No academy, seminary or institute shall receive state aid under this act unless incorporated prior to the date of approval of said act.

Shall not
receive aid
unless
attendance
exceeds 30
students.

Section 5. No academy, seminary or institute shall receive state aid under this act unless the average attendance in said academy, seminary or institute for the year preceding shall exceed thirty students, and no academy, seminary or institute shall receive to exceed five hundred dollars unless the average attendance in said academy, seminary or institute for the year preceding shall exceed sixty students.

When income
exceeds \$1,600
shall not
receive aid.

Section 6. No academy, seminary or institute shall receive state aid under this act if said academy, seminary or institute has an annual income from invested funds exceeding sixteen hundred dollars, and no academy, seminary or institute shall receive state aid to exceed five hundred dollars in any given year provided the said academy, seminary or institute has an annual income from invested funds exceeding one thousand dollars.

Officers shall
render
annually
account of
expenditures.

Section 7. The officers and teachers of every academy, seminary or institute receiving money from the state under this act shall annually on or before the first day of January in each year render to the educational department an itemized account of all

the moneys received and expended during the preceding year and shall make such further report to the state educational department as may from time to time be required.

Section 8. All acts and parts of acts relating to state aid granted to academies, seminaries or institutes, inconsistent with this act, are hereby repealed.

Inconsistent acts repealed.

Approved February 26, 1901.

Chapter 149.

An Act to amend Chapter sixty-one of the Public Laws of eighteen hundred and eighty-seven, as amended by Chapter three hundred and nineteen of the Public Laws of eighteen hundred and ninety-seven, relating to Loan and Building Associations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one hundred thirty-nine of chapter sixty-one of the public laws of eighteen hundred eighty-seven, as amended by chapter three hundred nineteen of the public laws of eighteen hundred ninety-seven, is hereby amended by striking out the words in the twelfth line "not to exceed eight," and inserting in place thereof the words 'of not less than five per cent nor more than eight,' so that said section, as amended, shall read as follows:

Section 139, chapter 61, public laws 1887, as amended by chapter 319, public laws, further amended.

'Section 139. The board of directors shall see to the proper investment of the funds of the association, as provided in this section. After due allowance for all necessary and proper expenses, and for the withdrawal of shares, the moneys of the association shall be loaned to the members at a rate of monthly premium to be fixed by the directors, which shall in no case exceed forty cents per share. Any member may, upon giving security satisfactory to the directors, receive a loan of two hundred dollars for each share held by him, or such fractional part of two hundred dollars as the by-laws may allow. Any association may provide in its by-laws that instead of the interest and premium, a stated rate of annual interest of not less than five nor more than eight per cent, may be charged upon the sum desired, payable in monthly installments. Such rate shall include the whole interest and premium to be paid upon the loan. Any balance remaining unloaned to members may be invested in such securities as are legal for the investment of deposits in savings banks. No loan shall be made on the gross premium plan.'

Board of directors shall invest funds and fix rates of interest.

—members may make loans.

—any association may fix rate of interest.

—how balances may be invested.

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Section 141
amended.

Section 2. Section one hundred forty-one of said chapter sixty-one is hereby amended by inserting after the word "premium" in the third line thereof 'if such monthly premium be charged,' and inserting after the words "rate of" in said third line the words 'not less than five nor more than,' so that said section, as amended, shall read as follows:

Monthly
interest shall
be paid on
loans until
ultimate
value of
share is
reached,
such share
shall be
canceled.

'Section 141. A borrowing member, for each share borrowed upon, shall, in addition to his dues and monthly premium, if such monthly premium be charged, pay monthly interest on his loan at the rate of not less than five nor more than six per cent per annum until his shares reach the ultimate value of two hundred dollars each, or the loan has been repaid; and when said ultimate value is reached, said shares and loan shall be declared canceled and satisfied, and the balance, if any, due upon the shares shall be paid to the member.'

Approved February 26, 1901.

Chapter 150.

An Act to amend Section seventeen of Chapter one hundred and twenty-eight of the Revised Statutes, as amended by Chapter one hundred and thirty of the Public Laws of eighteen hundred and ninety-nine, relating to Tramps.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 17,
chapter 128,
R. S., as
amended by
chapter 130,
public laws
1899.

Section seventeen of chapter one hundred and twenty-eight of the revised statutes, as amended by chapter one hundred and thirty of the public laws of eighteen hundred and ninety-nine is hereby amended by substituting the word "thirty" in the place of the word "sixty" in the fourth line, so that said section, as amended, shall read as follows:

Begging, etc.,
evidence of
being a
tramp.

'Section 17. Whoever goes about from town to town, or from place to place in any town, asking for food or shelter or begging or substituting upon charity, shall be deemed a tramp and be imprisoned in the county jail for not less than thirty days nor more than ten months, at hard labor for ten hours each day, Sundays excepted. And should any person so sentenced refuse to labor in accordance with the provisions of this section, he shall be provided with no food, except bread and water, until he shall consent to labor in conformity with the requirements of this section. Trial justices and judges of municipal and police courts, shall have jurisdiction of all offenses arising under this section.'

—penalty.

—refusing to
labor, how
punished.

Approved February 26, 1901.

Chapter 151.

An Act to amend Section seventeen of Chapter sixty of the Revised Statutes, as amended by Chapter one hundred and seventy-eight of the Public Laws of eighteen hundred and ninety-seven, and as amended by Chapter ninety-four of the Public Laws of eighteen hundred and ninety-nine, relating to change of name in Divorce Proceedings, and relating to the care, custody and support of Minor Children of Divorced Parents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seventeen of chapter sixty of the revised statutes, as amended by chapter one hundred and seventy-eight of the public laws of eighteen hundred and ninety-seven, and as amended by chapter ninety-four of the public laws of eighteen hundred and ninety-nine, is hereby further amended by adding the words 'change the name of the wife at her request,' after the word "require" in the fifth line of said section, so that said section, as amended, shall read as follows:

Section 17, chapter 60, R. S., as amended by chapter 178, public laws of 1897 and chapter 94, laws of 1899, further amended.

'Section 17. The court making a decree of nullity, or of divorce, or any justice thereof in vacation, may also decree concerning the care, custody and support of the minor children of the parties and with which parent any of them shall live, alter its decree from time to time as circumstances require; change the name of the wife, at her request; and in execution of the powers given it in this chapter may employ any compulsory process which it seems proper, by execution, attachment or other effectual form.'

Disposal of minor children.

Approved February 26, 1901.

Chapter 152.

An Act in relation to the compensation of the Sheriff of the county of Oxford establishing a salary.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The sheriff of the county of Oxford from and after the first day of January, in the year of our Lord one thousand nine hundred and one, shall receive from the treasury of said county an annual salary of three hundred dollars, in quarterly payments on the last days of March, June, September and December, instead of the compensation provided in section twenty-three of chapter eighty of the revised statutes; and it is further provided that the sheriff of said county shall not receive from any of his deputies any of the fees earned by said deputies

Salary of the sheriff of Oxford county established.

—shall not receive fees or per diem pay.

CHAP. 153

or any percentage thereon, nor shall said sheriff receive any per diem or other compensation for his attendance on the supreme judicial court in said county, after said date.

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 153.

An Act in relation to disorderly conduct and evasion of fares on street railroads steamboats and ferries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 73,
chapter 51, R.
S. amended.

Penalty for
disorderly
conduct on
any public
conveyance.

Section 1. Section seventy-three of chapter fifty-one of the revised statutes is hereby amended so that said section, as amended, shall read as follows:

'Section 73. Whoever behaves in a disorderly or riotous manner while on any train of railroad cars, street railroad car, steamboat or ferry, or uses indecent or profane language in such car, steamboat or ferry, is guilty of a breach of the peace and shall be fined not less than five nor more than five hundred dollars, or imprisonment in jail not less than thirty days nor more than one year, in addition to any other penalty provided by law.'

Section 74,
amended.

Officer in
charge may
arrest and
hold such
offenders.

Section 2. Section seventy-four of chapter fifty-one of the revised statutes is hereby amended so that said section shall read as follows:

'Section 74. The conductor of a train of cars on any railroad or street railroad car, or the officer in charge of any steamboat or ferry, may arrest and temporarily hold any person guilty of such a breach of the peace until a warrant can be obtained or he can be placed in the custody of the proper officers of the law.'

Section 78
amended.

Penalty for
evading
payment of
fare.

Section 3. Section seventy-eight of chapter fifty-one of the revised statutes is hereby amended so that the same shall read as follows:

'Section 78. No person is entitled to transportation over a railroad, street railroad, or upon any steamboat or ferry, who does not on demand first pay the established fare. Whoever fraudulently evades payment by giving a false answer or by traveling beyond the place to which he has paid, or by leaving a train, street railroad car, steamboat or ferry, without paying, forfeits not less than five nor more than twenty dollars, to be recovered on complaint.'

Approved February 26, 1901.

Chapter 154.

An Act additional to Chapter fifty-one of the Revised Statutes, in relation to Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Whenever any railroad corporation, by foreclosure of a mortgage or in any other method authorized by law, has finally parted with its franchise to construct, operate and maintain the railroad described in its charter, any stockholder may maintain a suit in equity in the supreme judicial court for the winding up of the affairs and dissolution of such corporation.

When any railroad has parted with franchise stockholders may maintain suit in equity for winding up its affairs

Section 2. In such case the court shall order such notice to all parties interested as it may deem proper and proceed according to the usual course of suits in equity. But no trustee shall be appointed, except upon motion of some party to the proceedings and then only in the discretion of the court.

Notice, how given.

Approved February 26, 1901.

Chapter 155.

An Act additional to Chapter forty-nine of the Revised Statutes, relating to Insurance.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. When by the laws of any other state or country, any fines, penalties, licenses, fees, deposits or other obligations or prohibitions additional to or in excess of those imposed by the laws of this state upon foreign insurance companies and their agents are imposed on insurance companies of this state and their agents, the same fines, licenses, fees, deposits, obligations or prohibitions shall be imposed upon all insurance companies of such state or country and their agents doing business in or applying for admission to this state.

Penalties imposed on foreign insurance companies, how regulated.

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

CHAP. 156**Chapter 156.**

An Act in relation to the taxation of Street Railroad Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 47,
chapter 6,
E. S. as
amended by
chapter 44,
public laws
of 1886, further
amended.

Taxation of
street
railroad
corporations.

Section 1. Section forty-seven of chapter six of the revised statutes as amended by chapter forty-four of the public laws of eighteen hundred and ninety-five is hereby amended so that the same shall read as follows:

'Section 47. Street railroad corporations and associations are subject to the six preceding sections and to section four, except that the tax shall be ascertained as follows: When the gross average receipts per mile do not exceed one thousand dollars the tax shall be equal to three-twentieths of one per cent on the gross transportation receipts; and for each thousand dollars additional gross receipts per mile, or fractional part thereof, the rate shall be increased three-twentieths of one per cent.'

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 157.

An Act to amend Chapter two hundred and four of the Public Laws of eighteen hundred and fifty-six, in relation to the Municipal Court for the City of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 11,
chapter 204,
public laws,
1886, as
amended by
section 4,
chapter 28,
public laws,
1887, further
amended.

Recorder
shall exercise
powers of
judge in his
absence.

Section 16 as
amended by
section 4,
chapter 134,
public laws
of 1886, further
amended.

Section 1. Section eleven of chapter two hundred and four of the public laws of eighteen hundred and fifty-six, as amended by section four of chapter twenty-eight of the public laws of eighteen hundred and eighty-seven, is hereby further amended by inserting after the word "absent" in the first line the words 'from the court room,' so that said section, as amended, shall read as follows:

'Section 11. When the judge is absent from the court room, or is interested, it shall be the duty of the recorder, and he shall have authority to exercise all the powers of the judge.'

Section 2. Section sixteen of chapter two hundred four of the public laws of eighteen hundred and fifty-six, as amended by section four of chapter one hundred and thirty-four of the public laws of eighteen hundred and ninety-five, is hereby further amended by striking out said section and inserting the following:

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In absence
of judge
recorder may
act in certain
cases.

'Section 16. The recorder shall hear complaints in all criminal matters and in accusations in bastardy, draw all complaints and sign all warrants, take bail, and make and sign all processes of commitment, but the same shall be heard and determined as now provided by law; such bail may be taken by the judge and such complaints, accusations, warrants and processes of commitment drawn and signed by the judge of said court shall be equally valid.'

Section 3. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 158.

An Act to amend Chapter one hundred and four of the Public Laws of eighteen hundred and ninety-nine, relating to the salary of Judge of Municipal Court of Bath.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter one hundred and four of the public laws of eighteen hundred and ninety-nine is hereby amended by striking out in the tenth and eleventh lines the words "nine hundred" and inserting instead thereof the words 'one thousand,' so that the said section as hereby amended, shall read as follows:

Section 1,
chapter 104,
public laws,
1899, further
amended.

'Section 1. A municipal court is hereby established in and for the city of Bath and the towns of Woolwich, Arrowsic, Georgetown, Phippsburg and West Bath in the county of Sagadahoc, which shall be called the Bath Municipal Court and have and use a seal on all original processes, and shall consist of one judge who shall be appointed, commissioned and qualified as provided by the law and constitution of the state. Said judge shall be a member of the bar of Sagadahoc county and shall reside during his continuance in office in the city of Bath, and who shall receive from said city an annual salary of one thousand dollars per year, to be paid him in quarterly payments. Said salary shall be in full for all the fees and emoluments of the office; provided, however, that he shall receive in addition to said salary the legal fees for all copies of processes and certificates by him made. The present judge shall continue in office until the end of the term for which he was appointed. The said judge shall enter, or cause to be entered on the docket of said court all civil and criminal actions, with full minutes of the proceedings in and disposition of the same, which docket shall be at all times

Bath municipal
court
established.

—judge and
seal.

—qualifica-
tion of judge

—salary.

—may receive
fees.

CHAP. 159

—how docket
shall be kept.

open to inspection, and he shall perform all other duties required of similar tribunals in this state.'

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 159.

An Act to provide for the retirement of commissioned officers of the Militia or the National Guard of the State of Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Officers of
militia may
be placed on
retired list
after nine
years service.

—duties and
rights of
retired
officers.

Compensa-
tion for
services.

—amenable
for military
offenses.

Officers may
be retired
for physical
disability.

Section 1. Any person who shall have served as a commissioned officer in the militia or the national guard of this state, for the continuous period of nine years, may, upon his own application, be placed upon the retired list, with the rank held by him at the time of his discharge from said service or at the time such application is made; provided, however, that an officer so retired, who, at the time of such discharge or of making such application, has remained in the same grade for the continuous period of nine years, shall be retired with increased rank. Retired officers on occasions of ceremony may, and when acting under orders as hereinafter provided, shall wear the uniform of their retired rank. Retired officers shall be eligible to perform military duty, and the commander-in-chief may, in his discretion, by order require them to serve upon military boards, courts of inquiry and courts-martial, or to perform any other special or temporary military duty, and for such service they shall receive the same pay and allowances as are provided in law for like service by the officers of the national guard. All retired officers shall be amenable to courts-martial for military offenses as if upon the active list of the national guard. The names of all officers of retired rank shall be borne upon a separate roster, kept under the supervision of the adjutant-general. Retired officers shall report to the adjutant-general any change in their residence whenever such change occurs.

Section 2. The commander-in-chief may, at any time, retire any commissioned officer of the militia or national guard who shall have been found by a medical board, convened by his orders and consisting of at least three commissioned medical officers, to be physically unable to properly perform the duties of his office.

Section 3. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 160.

An Act to amend Section nine of Chapter one hundred and six of the Revised Statutes, relating to the draft of Jurors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section nine of chapter one hundred and six of the revised statutes is hereby amended by inserting after the word "therein" in the fifth line thereof, the words, 'and by delivering to at least two of the municipal officers and the town clerk written notice of said meeting,' so that said section, as amended, shall read as follows:

Section 9,
chapter 106,
R. S.,
amended.

'Section 9. The sheriff, on receiving such venire, shall immediately send them to the constables of the towns where directed; and each constable, on receipt thereof, shall notify the voters of the town, and especially the municipal officers and town clerk, by posting notices in two public and conspicuous places therein, and by delivering to at least two of the municipal officers and the town clerk written notice of said meeting, at least four days before such meeting, to assemble and be present at the draft of jurors called for, which shall be six days at least before the time when they are ordered to attend court.'

Distribution
of venires and
notice of
meetings to
draw jurors.

Approved March 1, 1901.

Chapter 161.

An Act to fix the salary of the Judge and Register of Probate for the County of Oxford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. From and after the first day of May in the year of our Lord one thousand nine hundred and one, the salary of the judge of probate of Oxford county shall be five hundred fifty dollars a year.

Salary of
judge of
probate for
Oxford
county
established.

Section 2. From and after the first day of May in the year of our Lord one thousand nine hundred and one, the salary of the register of probate for Oxford county shall be eight hundred dollars a year.

Salary of
register
established.

Section 3. The salaries provided in sections one and two of this act shall be in full for all services and expenses by reason of the four extra terms of probate court to be held at Rumford Falls in the town of Rumford.

salaries, full
for all
services.

Section 4. This act shall take effect when approved.

Approved March 1, 1901.

CHAP. 162**Chapter 162.**

An Act for the arrest and apprehension of Criminals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Criminals,
arrest and
apprehension
of, provided
for.

Section 1. The sum of fifteen hundred dollars shall be appropriated each year, and so much thereof as may be necessary to expend under the direction of the attorney general, for the detection, arrest and apprehension of persons who commit crime in this state.

Attorney
general
authorized to
employ
detectives.

Section 2. The attorney general may, by himself or through the several county attorneys or other officers of the state, employ such detective or detectives or other persons, offer rewards or use other means that he may deem advisable, to the end that persons committing crime may be arrested and apprehended.

Expenses,
how paid.

Section 3. The governor and council are hereby authorized to draw their warrants from time to time, for the expenditure of said sum, upon the presentation of bills properly avouched by the attorney general.

Section 4. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 163.

An Act amendatory of Chapter thirty-three of the Public Laws of eighteen hundred and ninety-nine and Section six of Chapter two hundred eighty-seven of the Public Laws of eighteen hundred and ninety-three, relating to the better protection of Sheep.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 33,
public laws
1899,
amended.

Section 1. Section two of chapter thirty-three of the public laws of eighteen hundred and ninety-nine is hereby amended by inserting after the word "purpose" in the fifteenth line the words 'provided he keeps such dogs within a proper inclosure,' so that said section, as amended, shall read as follows:

Dogs shall be
annually
registered
and licensed.

'Section 2. Every owner or keeper of a dog more than four months old shall annually, before the first day of April, cause it to be registered, numbered, described and licensed for one year from the first day of April, in the office of the clerk of the city, town or plantation where said dog is kept, and shall keep around its neck a collar distinctly marked with the owner's name and its registered number, and shall pay to said clerk for a license the sum of one dollar and fifteen cents for each male dog and each

—fees.

female dog incapable of producing young, and three dollars and fifteen cents for each other female dog, and a person becoming the owner or keeper of a dog after the first day of April, not duly licensed shall cause it to be registered, numbered, described and licensed as provided above. Every owner or keeper of dogs, kept for breeding purposes, may receive annually a special kennel license authorizing him to keep such dogs for said purpose, provided he keeps such dogs within a proper inclosure. When the number of dogs so kept does not exceed ten, the fee for such license shall be ten dollars, when the number of dogs so kept exceeds ten, the fee for such license shall be twenty dollars, and no fees shall be required for the dogs of such owner or keeper under the age of six months. Dogs covered by the kennel license shall be excepted from the provisions of this section requiring registration, numbering or collaring.'

—special
kennel
license.

—license fee.

Section 2. Section six of chapter two hundred eighty-seven of the public laws of eighteen hundred and ninety-three is hereby amended by inserting after the word "collared" in the sixth line the words 'or inclosed,' so that said section, as amended, shall read as follows:

Section 6, 1
chapter 287,
laws of 1893,
amended.

'Section 6. The mayor of each city, the selectmen of towns and the assessors of plantations shall annually within ten days from the first day of May issue a warrant to one or more police officers or constables directing them to proceed forthwith either to kill or cause to be killed all dogs within such city, town and plantation not licensed and collared or inclosed according to the provisions of this act, and to enter complaint against the owners or keepers thereof. Such officers shall receive from the city, town or plantation, one dollar for each dog so killed. All bills for such services shall be approved by the mayor of cities, and municipal officers of towns and plantations.'

Warrants to
be issued to
officers to
kill all
unlicensed
dogs.

—fees of
officers.

Section 3. This act shall take effect April one in the year of our Lord nineteen hundred and one.

When act
takes effect

CHAPT 164**Chapter 164.**

An Act to apportion Representatives to Congress.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Congress-
ional appor-
tionment.

Section 1. The counties of York and Cumberland, shall compose the first district, and be entitled to one representative. The counties of Oxford, Franklin, Androscoggin, Sagadahoc, Knox and Lincoln, shall compose the second district, and be entitled to one representative. The counties of Kennebec, Somerset, Waldo and Hancock, shall compose the third district, and be entitled to one representative. The counties of Penobscot, Piscataquis, Aroostook and Washington, shall compose the fourth district, and be entitled to one representative.

Election of
representa-
tives.

Section 2. The election of representatives to congress shall take place and be on the second Monday of September, one thousand nine hundred and two, and thereafter biennially.

Qualification.

Section 3. The representatives chosen in the several districts, shall, at the time of their election be residents therein. The foregoing division of the state into representative districts, shall be and continue in force until an apportionment shall be made for representatives to congress after taking the thirteenth census.

Vacancies,
how filled.

Section 4. In case any vacancy among the representatives to congress requires an election prior to the second Monday of September, one thousand nine hundred and two, or at any other time, then such vacancy shall be filled by the proper district under this apportionment.

Section 5. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 165.

An Act to amend Chapter one hundred and twenty-three of the Public Laws of eighteen hundred and ninety-nine, entitled "An Act in relation to Foreign Banking Associations and Corporations."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 123,
public laws
1899,
amended.

Section one of said act is hereby amended by striking out in the fifth line thereof the words "one-fourth" and substituting in place thereof the words 'three-quarters,' so that said section shall read as follows:

Foreign bank-
ing corpora-

'Section 1. Every banking association or corporation, not incorporated under the laws of this state or of the United States,

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that maintains a branch or agency in this state for the transaction of a banking business, shall pay to the state treasurer a tax of three-quarters of one per cent per annum on the amount of such business done in this state. One-half of said tax shall be paid on the amount of such business for the six months ending on the last Saturday of April, and the other half on the amount for the six months ending the last Saturday of October, or for such portion of such periods as said association or corporation may transact business in this state. The amount of such business done in this state shall be ascertained by first computing the daily average for each month of the period of all the moneys outstanding upon loans and investments and of all other moneys received, used or employed in connection with such business, and by them dividing the aggregate of such monthly averages by the number of months covered by said return; and the quotient resulting shall be deemed the amount of such business. The amount of such tax so ascertained shall be paid to the state treasurer semi-annually within ten days after the first Mondays in June and December.'

tions doing business in this state, required to pay a tax.

—rate.

—amount of business, how ascertained.

When to be paid.

Approved March 6, 1901.

Chapter 166.

An Act additional to Chapter ninety-one of the Revised Statutes, relating to liens on Wharves and Piers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Whoever performs labor, or furnishes labor or materials in constructing, altering, or repairing a wharf, or pier, or any building thereon, by virtue of a contract with or by consent of the owner, has a lien thereon, and on the land on which it stands, and on any interest that such owner has in the same, to secure payment thereof, with costs. If the debtor has no legal interest in the land on which the wharf or pier is erected, the lien attaches to the wharf or pier and may be enforced as hereinafter provided; and if the owner of such wharf or pier so contracting, is a minor or married woman, such lien shall exist, and such minority or coverture shall not bar a recovery in any proceeding brought to enforce it.

Lien on wharf or pier for labor or materials

—if debtor has no interest in land lien attaches to wharf.

—lien may be enforced against minor or married woman.

Section 2. If the labor or material was not furnished by a contract with the owner of the property affected, the owner may prevent such lien for labor or materials not then performed or furnished by giving written notice to the person performing or furnishing the same, that he will not be responsible therefor.

If labor or material is not by contract owner may prevent lien by giving notice.

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Lien, how
enforced.

Section 3. The lien mentioned in section one may be preserved and enforced in the same manner as liens for the erecting, altering, moving or repairing buildings or appurtenances.

Approved March 6, 1901.

Chapter 167.

An Act to amend Chapter two hundred and sixty six of the Public Laws of eighteen hundred and ninety-three, as amended by Chapter one hundred and twenty-eight of the Public Laws of eighteen hundred and ninety-nine, relating to the Militia.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 30
chapter 128,
laws of 1899,
amended.

Section 1. Section thirty of said act is hereby amended by inserting after the word "adjutant-general" in the eighth line thereof, the words 'When a soldier re-enlists and is mustered into the service within thirty days from the expiration of his previous term, his service shall be considered as unbroken and continuous, and re-enlistments and musters shall be dated as of the day of such expiration. When the term of service of any enlisted man terminates during a period of furlough and while he is serving in the United States army, should he re-enlist in the national guard within thirty days of his muster out of the United States army, his service shall be considered as continuous, and shall in like manner commence on the day of such expiration, and re-enlistments and musters shall be so dated,' and by inserting after the word "enlistments" in the same line thereof, the words 'or re-enlistments,' so that said section, as amended, shall read as follows:

Enlistments,
term of.

—attested
copy of
enlistment
book shall be
sent adjutant
general.

—what ser-
vice shall be
considered
continuous.

'Section 30. All enlistments in the national guard shall be for three years, and shall be made by signing such enlistment book as may be prescribed by the commander-in-chief. An attested copy of the enlistment book, shall at the organization of each company, be made by the clerk and forwarded, together with duplicates of all enlistment papers, forthwith to the adjutant-general. When a soldier re-enlists and is mustered into the service within thirty days from the expiration of his previous term, his service shall be considered as unbroken and continuous, and re-enlistments and musters shall be dated as of the day of such expiration. When the term of service of any enlisted man terminates during a period of furlough and while he is serving in the United States army, should he re-enlist in the national guard within thirty days of his muster out of the

United States army, his service shall be considered as continuous, and shall in like manner commence on the day of such expiration, and re-enlistments and musters shall be so dated. When new enlistments or re-enlistments are made in any organization, the commanding officer shall forward duplicate enlistment papers to the adjutant-general.'

Section 2. Section thirty-one of said act is hereby amended by striking out, after the word "or" in the fifth line thereof, the words "in an adjoining town," and inserting in place thereof the words 'within a radius of seven miles,' so that said section, as amended, shall read as follows:

Section 31
amended.

'Section 31. No enlistment shall be allowed in the national guard of other than able bodied citizens of this state, between the ages of sixteen and forty years, residing in the town where the armory of the organization in which they enlist is situated, or within a radius of seven miles. In time of peace, no minor shall be enlisted in the national guard without the written consent of his parent or guardian, which shall appear on the enlistment paper.'

Who may be
members of
National
Guard.

Section 3. Section thirty-five of said act is hereby amended by inserting after the word "privates" in the sixth line thereof the words 'one of whom shall be a pharmacist, a nurse, or a person capable in the judgment of the examining surgeon of serving in one or both capacities. He shall be liable to detail for service at hospital when such details are ordered, and shall receive the pay of a sergeant,' so that said section, as amended, shall read as follows:

Section 35
amended.

'Section 35. Each company of infantry shall consist of one captain, one first lieutenant, one second lieutenant, one first sergeant, one quartermaster sergeant, four sergeants, six corporals, two musicians, and not less than thirty-two nor more than ninety-two privates, one of whom shall be a pharmacist, a nurse, or a person capable in the judgment of the examining surgeon of serving in one or both capacities. He shall be liable to detail for service at hospital when such details are ordered, and shall receive the pay of a sergeant.'

Number of
officers and
men to
company of
infantry.

Section 4. Section forty of said act is hereby amended by inserting after the word "surgeon" in the fourth line thereof, the words 'one adjutant and one quartermaster, each;' by striking out after the word "surgeon" in the fifth line, the words "one adjutant, one quartermaster and one inspector of rifle practice" and inserting in place thereof the words 'one commissary of subsistence and three battalion adjutants;' by striking out after the word "and" in the tenth line the words "one color bearer who shall be a sergeant" and inserting in place thereof

Section 40
amended.

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the words 'two color bearers who shall be sergeants, and three battalion sergeant-majors who shall be senior to and have the pay of a first sergeant; by striking out after the word "and" in the same line the words "not less than," by inserting after the word "companies" in the same line the words 'organized into three battalions of four companies each,' and by striking out the last paragraph, beginning with the words "provided, that," and ending with the words "each battalion," so that said section, as amended, shall read as follows:

Number in a
regiment.

'Section 40. To each regiment of infantry there shall be one colonel, one lieutenant-colonel, three majors, and a staff to consist of one surgeon with the rank of major, one assistant surgeon, one adjutant and one quartermaster, each with the rank of captain, one assistant surgeon, one commissary of subsistence and three battalion adjutants, each with the rank of first lieutenant, and one chaplain; a non-commissioned staff to consist of one sergeant-major, one quartermaster sergeant, one commissary sergeant, one hospital steward, one trumpeter, and two color bearers who shall be sergeants, and three battalion sergeant-majors who shall be senior to and have the pay of a first sergeant; and twelve companies, organized into three battalions of four companies each.'

Section 60
amended.

Section 5. Section sixty of said act is hereby amended by inserting after the word "filled" in the twenty-third line thereof, the words 'In case said office shall be of the medical staff or naval reserves, then, for the former, there shall be added to and become a member of the board, the surgeon-general, and for the latter, an officer of the naval reserves, other than the person to be so examined,' so that said section, as amended, shall read as follows:

Before being
commis-
sioned every
person
elected or
appointed
shall pass
examination.

'Section 60. The commander-in-chief shall appoint a military board of three officers to enquire into the qualifications of all persons elected or appointed to any office below the grade of brigadier general and claiming a commission under this act, except upon the staff of the commander-in-chief, and no commission shall issue until the person so elected or appointed shall have passed a satisfactory examination before such board, as to his moral character, his general knowledge of military affairs proportionate to the office to be held, and his fitness for the service. If he fails to appear before the board when notified or is adjudged unqualified, a new election shall be ordered or appointment made; and no person who has failed to pass such examination shall be eligible to election or appointment to an office of equal or higher grade in the national guard, for the period of one year thereafter. Such examination shall be made

—any person
failing to pass
shall not be
eligible for
one year.

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—when examination shall be made.

within thirty days after the election or appointment, unless the commander-in-chief shall for good cause enlarge the time. At least two members of said board shall be of a grade equal or superior to that of the office to be filled. In case said office shall be of the medical staff or naval reserves, then, for the former, there shall be added to and become a member of the board, the surgeon-general, and for the latter, an officer of the naval reserves, other than the person to be so examined. In case of the absence of any member of the board, or of disability to sit by reason of rank, or if for other cause the board is not of the required number, the commander-in-chief may detail an officer for the time being.'

—how vacancy may be filled.

Section 6. Section seventy-three of said act is hereby amended by inserting after the word "dollars" at the end of said section, the words 'and in case any officer or enlisted man of the national guard, carried on the pay-rolls of the organization of which he is a member, at any encampment or other duty, or on any special expense account for any duty performed, who has at any time through carelessness or inattention, lost, destroyed or suffered to be lost or destroyed, any state or government property which has been issued for his use, the officer accountable for the property or certifying the pay-roll or expense account, shall record under column of "remarks" the number and kind of articles so lost or destroyed, and in column headed "deductions" on pay-roll, or under "deductions" in expense account, the amount of money value of property so lost or destroyed, and the paymaster general shall retain out of the pay of such officer or enlisted man an amount of money equal to the value of the property so lost or destroyed, and money so retained shall be credited to the account of such officer of the national guard as may be accountable to the state for said property. Such portion of said money as shall be for state property shall be turned in to the treasurer of the state, to be credited to the militia fund, and such portion as may be for United States property shall be turned in to the United States treasury, to be credited to the state on its property returns,' so that said section, as amended, shall read as follows:

Section 73 amended.

'Section 73. Any officer, enlisted man or other person, who shall willfully or maliciously destroy, injure or deface any article of military property belonging to the state, or shall use it for other than military purposes, or shall have or retain the same in violation of law or regulations shall be punished by a fine not exceeding fifty dollars. And in case any officer or enlisted man of the national guard, carried on the pay-rolls of the organization of which he is a member, at any encampment or other duty,

Penalty for injuring or destroying property.

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—how fine
shall be
disposed of.

or on any special expense account for any duty performed, who has at any time through carelessness or inattention lost, destroyed, or suffered to be lost or destroyed, any state or government property which has been issued for his use, the officer accountable for the property or certifying the pay-roll or expense account, shall record under column of "remarks" the number and kind of articles so lost or destroyed, and in column headed "deductions" on pay-roll, or under "deductions" in expense account, the amount of money value of property so lost or destroyed, and the paymaster general shall retain out of the pay of such officer or enlisted man an amount of money equal to the value of the property so lost or destroyed, and money so retained shall be credited to the account of such officer of the national guard as may be accountable to the state for said property. Such portion of said money as shall be for state property shall be turned in to the treasurer of the state, to be credited to the militia fund, and such portion as may be for United States property shall be turned in to the United States treasury to be credited to the state on its property returns.'

Section 78
amended.

Section 7. Section seventy-eight of said act is hereby amended by inserting after the word "state" in the thirteenth line thereof, the words 'and there may be also allowed and paid by the state for the rent of quarters occupied by each authorized band legally enlisted and mustered into the service, not exceeding one hundred dollars, and said quarters shall always be subject to all provisions of law and regulations which apply to armories,' so that said section, as amended, shall read as follows:

Municipal
officers shall
provide
armories.

'Section 78. Municipal officers shall provide for each company of the national guard located within the limits of their respective towns, subject to the approval of the commander-in-chief or such officer as he may designate, a suitable drill room and armory or place of deposit for the arms, equipments and other property furnished by the state. They shall also provide suitable rooms for the headquarters of each separate battalion, regiment or brigade established within their limits, and a reasonable compensation for the rent thereof, not exceeding one hundred dollars per annum, may be allowed to the town so furnishing, and paid by the state. And there may be also allowed and paid by the state for the rent of quarters occupied by each authorized band legally enlisted and mustered into the service, not exceeding one hundred dollars, and said quarters shall always be subject to all provisions of law and regulations which apply to armories, and such drill rooms, armories, headquarters or other places provided for in this section shall be held for the

—head-
quarters.

—may furnish
quarters for
band.

—said quar-
ters shall be
subject to
law and the
regulations.

exclusive use of the national guard unless otherwise authorized by the commander-in-chief after application in each case by the municipal authorities in writing. If said premises are used contrary to the provisions hereof, there shall be a deduction from the rent of the premises agreed upon, equal to one month's rental for each day of such use.'

Section 8. No provision of this act shall be construed as terminating any commission or enlistment in the national guard, but any such shall continue in force according to the terms thereof, subject to the provisions of this act.

Provision of act shall not be construed as terminating commission or enlistment.

Section 9. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 168.

An Act to authorize Telephone, Telegraph, Electric Light, Heat or Power companies to place their wires under the surface of Public Ways.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Telegraph, telephone, electric light, heat or power companies chartered by special act of the legislature or organized under the general laws of the state, and all such companies, wherever chartered or organized, engaged in the business of transmitting intelligence, heat, light or power by electricity, are hereby authorized in any city or town to place their wires and cables and all conduits and other structures for conducting and maintaining such wires and cables under the surface of those streets and highways in which such companies are empowered to obtain locations for their poles and wires; subject, however, to the written permit therefor of the municipal officers of such city or town, and subject also to such rules and regulations as to location and construction as such municipal officers may designate in their permit. Proceedings for obtaining permit to place wires and cables under the surface of streets and highways may be had in accordance with the provisions of chapter three hundred and seventy-eight of the public laws of eighteen hundred and eighty-five, relating to the location of posts and wires in public ways.

Telegraph, telephone, light, heat and power corporations authorized to place wires, etc., under surface of streets. -

-how permits may be obtained.

Section 2. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 169.

An Act to Provide for Voting by Machines.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Commission
to examine
and approve
voting and
counting
machines.

Section 1. The secretary of state, the attorney general and one member of the governor's council to be designated by the governor, shall, at such times, under such conditions, and after such public notice as they see fit to give, examine voting and counting machines and apparatus; and they shall certify their approval of such machines as, in their judgment, furnish convenient, simple and satisfactory means of voting and of ascertaining the true result thereof with facility and accuracy, special regard being had to preventing and detecting double voting; but no machine shall be approved which does not secure to the voter a degree of secrecy in voting equal to that afforded by the use of the official ballot as provided by law. No machine except such as is approved by said officers and used in accordance with this act shall be used in this state.

—machines
which do not
secure
secrecy shall
not be
approved.

Cities and
towns
authorized to
purchase and
use machines.

Section 2. A city or town may, at a legal meeting held not less than ten days before any regular election, determine upon and purchase or accept for trial, and order the use of one or more voting and counting machines for the then ensuing election in said city or town and thereafter in case said machine or machines are purchased, at all elections in cities and at state and presidential elections in towns, until otherwise voted at a legal meeting, said machines shall be used for the purpose of voting for the officers to be elected at such elections and for taking the vote upon constitutional amendments and all other questions submitted to vote at such elections.

Bond shall be
given to keep
machines in
good order.

Section 3. When voting and counting machines are approved and purchased, the persons of whom such machines are purchased shall give to the secretary of state a suitable bond with sufficient sureties, conditioned to keep each machine in good working order for five years at their own expense.

Regulations
and instruc-
tions for use
of voters
shall be
furnished.

Section 4. The secretary of state shall make regulations for the use of machines approved and before each state and presidential election shall furnish appropriate instructions for the voters in cities and towns where such machines are used and like appropriate instructions shall be furnished by clerks of cities before each city election.

Section 5. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 170.

An Act to amend Chapter one hundred and four of the Revised Statutes, as it was amended by Chapter eighty-five of the Public Laws of eighteen hundred and ninety-five by adding thereto section forty-nine, relating to the Settlement of Titles to Real Estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter one hundred and four of the revised statutes, as amended by chapter eighty-five of the public laws of eighteen hundred and ninety-five by addition thereto of section forty-nine, is hereby further amended by inserting after the word "court" in the twentieth line of said section forty-nine the words, 'or any justice thereof in vacation,' so that said section forty-nine, as amended, shall read as follows:

Chapter 104, R. S., as amended by chapter 85, laws of 1895, further amended.

'Section 49. A person in possession of real property, having either by himself or those under whom he claims have been in uninterrupted possession thereof, for ten years or more, claiming an estate of freehold therein, may file a petition in the supreme judicial court setting forth his estate, stating the source of his title, describing the premises and averring that an apprehension exists that persons named in the petition, or persons unknown claiming as heirs, devisees or assigns or in any other way, by, through or under a person or persons named in the petition, claim some right, title or interest in the premises adverse to his said estate; and that such apprehension creates a cloud upon the title and depreciates the market value of his property; and praying that such persons be summoned to show cause why they should not bring an action to try their title to the described premises. If any such supposed claimants are unknown, the petitioner or his attorney shall so allege under oath, but the truth of the allegation shall not after decree filed be denied, for the purpose of defeating the title established thereby. Upon such petition the court, or any justice thereof in vacation, shall order notice returnable at a term of the supreme judicial court to be held in the county where the real estate described lies. Personal service by copy of the petition and order of notice, shall be made upon all such supposed claimants residing in the state, fourteen days before the return day; and upon all such supposed claimants residing out of the state, service may be made by, personal service of copy of the petition and order of notice; by publication for such length of time, in such newspapers or by posting in such public places as the court may direct; or in any or all of these ways at the discretion of the court. If any claimants appear to answer to said petition, the procedure shall be the same

A supposed claimant to real estate can be compelled to bring action to settle.

—notice to supposed claimant.

—proceedings if any claimants appear.

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—decree shall
be final.

as is provided by section forty-eight; and if the court upon hearing, finds that the allegations of the petition are true and that notice by publication has been given as ordered, it shall make and enter a decree that all persons named in the petition and all persons alleged to be unknown claiming, by, through or under persons so named, and who have not so appeared, shall be forever debarred and estopped from having or claiming any right or title adverse to the petitioner in the premises described in the petition; which decree shall within thirty days after it is finally granted be recorded in the registry of deeds for the county where the land lies, and shall be effectual to bar all right, title and interest of all persons whether adults or minors, upon whom notice has been served, personally or by publication, as herein provided. The court may in its discretion appoint agents or guardians, ad litem, to represent minors or other supposed claimants.'

Approved March 6, 1901.

Chapter 171.

An Act to amend Section thirty-one of Chapter two hundred and eighty-five of the Public Laws of eighteen hundred and ninety-seven, relating to a weekly close time for the taking of Fish.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 31,
chapter 285,
public laws
1897, amended.

Section 1. Section thirty-one of chapter two hundred and eighty-five of the public laws of eighteen hundred and ninety-seven is hereby amended as follows: By adding at the close of said section the following words, 'provided, however, that the weekly close time on the Damariscotta river below the bridge at Damariscotta, shall be from sunset on each Saturday night to twelve o'clock on the following Sunday night,' so that said section, as amended, shall read as follows:

Weekly close:
time of 48
hours be-
tween April 1
and July 15,
established.

'Section 31. Between the first day of April and the fifteenth day of July, there shall be a weekly close time of forty-eight hours from sunrise on each Saturday morning to sunrise on the following Monday morning, during which no salmon, shad, alewives or bass, shall be taken. During the weekly close time, all seines, nets, and other movable apparatus shall be removed from the water. Every weir shall have, in that part where the fish are usually taken, an opening three feet wide, extending from the bottom to the top of the weir, and the netting or other material which closes the same while fishing, shall be taken out,

—how it shall
be observed.

carried on shore, and there remain during the weekly close time, to the extent that during said close time the fish may have a free and unobstructed passage through such weir or other structure, and no contrivance which tends to hinder such fish shall be placed in any part thereof. If the inclosure where the fish are taken is furnished with a board floor, an opening extending from the floor to the top of the weir is equivalent to one extending from the bottom to the top. The penalty for the violation of this section is twenty dollars for each offense. This section does not apply to the Kennebec, Androscoggin or Penobscot rivers or their tributaries, or to the Saint Croix river below the breakwater at the ledge. Provided, however, that the weekly close time on the Damariscotta river below the bridge at Damariscotta, shall be from sunset on each Saturday night to twelve o'clock on the following Sunday night.'

—penalty.

—rivers to which act does not apply.

—close time in Damariscotta river.

Section 2. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 172.

An Act to fix the terms of the Superior Court in Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-eight of chapter seventy-seven of the revised statutes, as amended by section two of chapter one hundred and four of the public laws of eighteen hundred and ninety-one, is hereby amended so as to read as follows:

'Section 68. Said court shall be held at Augusta on the second Tuesday of January, and the first Tuesdays of April and September, and at Waterville on the second Tuesdays of June and November; but the criminal business of said county shall be transacted at the terms held on the second Tuesday of January and the first Tuesdays of April and September, together with civil business.'

Terms in
in Kennebec
county.

Approved March 8, 1901.

Chapter 173.

An Act to amend Chapter one hundred and eighty-six of the Public Laws of the year eighteen hundred and ninety-seven, relating to Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter one hundred and eighty-six of the public laws of the year eighteen hundred and ninety-seven is hereby amended by striking out section six of said chapter and substituting the following in place thereof:

When stock is increased it shall be offered to stockholders proportionately.

—notice of increase shall be given each stockholder.

—time in which stock may be taken.

—when stock may be disposed of without offering same to stockholders.

—shares may be sold at auction when not taken by stockholders.

—when such stock may be sold.

—public notice of time and place of sale shall be given.

'Section 6. Whenever a railroad corporation increases its capital stock under the provisions of this act, the new shares to the number necessary to produce the amount necessary for the purposes for which such increase is authorized shall be offered proportionately to its stockholders at not less than the market value thereof at the time of increase, as shall be determined by the board of railroad commissioners, taking into account previous sales of stock of the corporation and other pertinent conditions. The directors shall cause written notice of such increase to be given to each stockholder who was such at the date of the vote to increase, stating the amount of such increase and the proportion thereof in shares or portions of shares which he would be entitled to receive on a division of the same, and the price fixed by the railroad commissioners as hereinbefore provided at which he is entitled to take the same, and fixing a time, not less than fifteen days from the date of such notice, within which he may subscribe for such additional stock; and each stockholder may, within the time fixed, subscribe for his portion of such stock, and the same shall be paid for in cash on the issue of a certificate therefor. Provided, that when the increase in the capital stock does not exceed four per cent of the existing capital stock of the corporation, the directors may dispose of the same in the manner hereinafter provided in this section without first offering the same to the stockholders. If, after the expiration of the notice above provided for, any shares of such stock remain unsubscribed for by the stockholders entitled to take them, the directors shall sell the same at auction. All shares of stock to be disposed of at auction under the provisions of this act shall be offered for sale to the highest bidder in the city of Boston, or in such city or town as may be prescribed by the railroad commissioners; and notice of the time and place of such sale shall be published at least five times during the ten days immediately preceding the time fixed for the sale, in such daily newspapers, not less than three in number, as may be prescribed

by the commissioners. No shares shall be sold or issued for a less sum, to be actually paid in cash, than the par value thereof.'

Section 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent
acts repealed.

Approved March 8, 1901.

Chapter 174.

An Act imposing a franchise tax upon Sleeping and Palace Cars.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Every corporation or person owning or operating palace or other cars for which extra compensation is charged for riding therein over any of the railroads of the state shall on the first day of September next, and annually thereafter, pay to the treasurer of the state for the state an annual excise tax for the privilege of exercising its franchises in the state, equal to four per cent of its gross earnings from business done wholly in the state of Maine for the year ending June thirtieth next preceding.

Owners of
place cars
required to
pay an
annual
excise tax.

Section 2. Every such corporation or person shall by its properly authorized agent or officer annually on or before the first day of August, make a return under oath to the board of state assessors, stating the amount of such gross earnings, whereupon the board of state assessors shall on or before the fifteenth day of said August assess the tax herein provided and forthwith certify the same to the treasurer of the state, who shall thereupon notify said corporations or persons, and said taxes shall be paid into the state treasury on or before the first day of September following.

—shall make
return of
gross
earnings
to State
Assessors.

Section 3. The tax assessed upon said corporations or persons as aforesaid is in the place of all local taxation upon the cars and equipment used in carrying on business in the state.

Tax in place
of local
taxation.

Section 4. Any corporation or person neglecting to make returns according to section two of this act forfeits twenty-five dollars for every day's neglect, to be recovered by action of debt in the name of the state.

Penalty for
neglecting to
make return.

Section 5. The provisions of section sixty-eight of chapter six of the revised statutes, as amended, shall apply to the assessment and collection of the tax imposed by this act.

Section 68,
chapter 6, R.
S., applies.

Section 6. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 175.

An Act relating to prisoners in the County of Sagadahoc.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 8,
chapter 70,
public laws,
1884, amended.

Section 1. Section nine of chapter seventy of the public laws of eighteen hundred and fifty-four, entitled "An Act to establish the County of Sagadahoc," is hereby amended by adding thereto the following: 'Said county of Sagadahoc may also make a similar agreement with the county of Androscoggin, for the same purposes and with the same effect,' so that said section shall read as follows:

County of
Sagadahoc
empowered
to make
agreements
for the use
of jails in
Kennebec and
Androscoggin
counties.

'Section 9. The said county of Sagadahoc is hereby authorized and empowered to make an agreement with the county of Kennebec, upon such terms as may be agreed upon, for the use of the jail of said county of Kennebec, for the purposes and with the same effect mentioned in the preceding section. Said county of Sagadahoc may also make a similar agreement with the county of Androscoggin, for the same purposes and with the same effect.'

Provisions of
sections 8 and
9 extended
and applied to
Androscoggin
county.

Section 2. The provisions of the eighth and ninth sections of said chapter seventy, as amended by the preceding section, are hereby extended in their effect, until a jail shall be established and maintained in said county of Sagadahoc.

There shall
be no conflict.

Section 3. Nothing in the foregoing sections shall be so construed as to conflict with the general laws of the state relating to the jail system.

Section 4. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 176.

An Act additional and amendatory to Chapter two hundred forty-two of the Public Laws of eighteen hundred and ninety-three, relating to Free Public Libraries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section five of chapter two hundred forty-two of the public laws of eighteen hundred and ninety-three is hereby amended by striking out in the fourth line of said section the words "of less than fifteen hundred inhabitants and" so that said section shall read as follows:

Section 5,
chapter 242,
public laws,
1893, amended.

'Section 5. The state librarian is hereby authorized and directed to donate from the Maine state library to any town having no free public library owned or controlled by the town, books purchased for that purpose, not exceeding fifty per cent in value the books and documents purchased by said town for the purpose of founding a free public library therein; said donation in no case to exceed one hundred dollars.'

Librarian
authorized
to assist
certain towns
in establish-
ing free
public
libraries.

Section 2. Any town is hereby authorized to raise and appropriate annually a sum of money, not exceeding the legal limit heretofore established, for the purpose of securing to its inhabitants the free use of a library located in an adjoining town, and shall be entitled to receive from the state treasurer a sum equal to ten per cent of the amount so raised, appropriated and expended yearly.

Any town
may raise
money to
secure free
use of library
in adjoining
town.

Section 3. Two or more adjacent towns may unite in establishing and maintaining a free public library with branches thereof in each town for the free use of all the inhabitants of said towns, and may each raise and appropriate for that purpose annually a sum not exceeding the legal limit heretofore established for maintaining free libraries and such towns shall be subject to all the duties and entitled to all the benefits established by the laws now in force concerning free libraries.

Adjacent
towns may
unite in
establishing
free library.

Section 4. That section three of chapter two hundred forty-two of the public laws of eighteen hundred ninety-three, as amended by chapter eleven of the public laws of eighteen hundred ninety-five, is hereby further amended, so as to read as follows:

Section 3,
chapter 242,
as amended
by [chapter
111] laws of
1895, further
amended.

'Section 3. Any town or city, in which there is a library owned or controlled by a corporation or association, may appropriate a sum not exceeding one dollar for each of its ratable polls in the year next preceding, to procure from such library the free use of its books for all the inhabitants of the town or city, under such restrictions and regulations as shall insure the safety

Free library
maintained
by an
association
receiving aid
shall be con-
sidered a
public
library.

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and good usage of the books; and such library shall then be considered a free public library within the meaning of this act, and said town or city shall be entitled to the benefits of the preceding section, provided that any books and documents purchased with said stipend, and all books and documents donated by the state, shall be and remain the property of said municipality.'

Approved March 13, 1901.

Chapter 177.

An Act to further regulate procedure in the Organization of Street Railroad Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Articles of association may be amended as railroad commissioners deem necessary.

—location may be amended.

—petition may be amended.

Articles of association filed under the general laws of the state for the organization of street railroad corporations may be amended at any time upon petition therefor signed by all of the corporators after such notice thereof as the railroad commissioners may deem necessary. No proceedings shall be dismissed because of the death of any person named as a director or corporator before final decree of approval of location, but the survivors may elect a new director or admit another associate, who shall sign the original articles of association and the subscription of stock then on file in the office of said commissioners. Any location may be amended at any time before final approval thereof, after notice and hearing thereon by the railroad commissioners, by filing a consent to said amendment signed by the municipal officers of the town interested. Amendments to petitions filed under such general laws before the railroad commissioners may be made at any time before final decree with or without notice, as the commissioners may decide public interests may require.

Approved March 13, 1901.

Chapter 178.

An Act additional to Chapter two hundred and eighty-seven, Public Laws of eighteen hundred and ninety-three, for the better protection of Sheep.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. When any person, resident of this state, shall sustain any damage to his sheep, lambs or other domestic animals, by reason of their being killed or injured by wild animals he shall give information thereof to the mayor of the city, or to one of the municipal officers of the town or plantation where such damage was done within twenty-four hours after he has knowledge of the same, and thereupon said mayor or municipal officers shall estimate the amount of such damage, and all such damage proved to the satisfaction of the above officers to have been committed by wild animals, and within the limit of their city, town or plantation, shall be paid by such officers out of the treasury of their city, town or plantation.

Damages to sheep, etc., by wild animals, how estimated.

Section 2. When any city, town or plantation shall have paid damages to the owners of sheep, lambs or other domestic animals under section one of this chapter, the mayor of such city, or the municipal officers of such town or plantation, shall make a statement of facts in the case, together with the amount of damage so paid, and shall transmit the same to the state treasurer, who shall reimburse such city, town or plantation to the amount of such damage from the general fund received by the state under section three, chapter two hundred and eighty-seven of the public laws of eighteen hundred and ninety-three.

How cities and towns may be reimbursed.

Section 3. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 179.

An Act establishing the salary of the County Attorney for the County of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The county attorney for the county of Aroostook shall receive an annual salary from the treasurer of state, of ten hundred dollars payable quarterly on the first days of January, April, July and October in each year, beginning on the first day of April, one thousand nine hundred and one, instead of the salary now provided by law.

Salary of county attorney of Aroostook county established.

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Inconsistent
acts repealed.

Section 2. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Approved March 13, 1901.

Chapter 180.

An Act to amend Chapter twenty-two of the Public Laws of one thousand eight hundred and ninety-nine, relating to Travelling Libraries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 22,
public laws
1899,
amended.

Section 1. Section two of chapter twenty-two of the public laws of eighteen hundred and ninety-nine is hereby amended so that, as amended, said section shall read:

Books may
be loaned to
free library
associations
upon pay-
ment of
charges for
transporta-
tion.

'Section 2. On the application of the officers of any free library within the state, or of any association composed of five or more persons residing in a town in the state destitute of a free library, and upon the payment in advance by said free library or association to the state librarian of five cents per volume to cover express and other charges, the state librarian may, from books selected and kept for the purpose, loan to such library or association for a period not longer in duration than six months, not exceeding fifty volumes at any one time. Books so loaned are, under such rules as the library commissioners of the state may prescribe, to be in turn loaned free of charge to the patrons of such free library or to the citizens of the town where such association is located.'

—condition
upon which
books may be
loaned.

Section 5,
amended.

Section 2. Section five of said chapter is hereby amended so that, as amended, said section shall read:

State
librarian
shall be a
member and
secretary of
commission.

'Section 5. The state librarian shall be, ex-officio, a member of the library commission and secretary thereof. It shall be his duty to purchase the books selected by the library commissioners for traveling libraries, cause the same to be properly catalogued and placed in proper cases for transportation and use, keep accurate accounts of all matters relating to the expenditures of money, the transportation of libraries and such other statistics as the commissioners may require. Said secretary shall receive, as and in full compensation for his services and to cover the cost of clerical labor and the necessary expenses of his office, such sum, not exceeding three hundred dollars per annum, as the governor and council may determine.'

—duties.

—compensa-
tion.

Approved March 13, 1901.

Chapter 181.

An Act to further regulate the powers and privileges of Street Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Any street railroad corporation formed under the general laws of this state or any such corporation organized under a special act of the legislature may be allowed to extend its road to other points or places on application to the board of railroad commissioners and by conforming to the general laws of the state relative to street railroads so far as the same may be applicable.

Conditions upon which any street railroad may extend its road.

Approved March 13, 1901.

Chapter 182.

An Act in relation to the Probate Court in Androscoggin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The probate court within and for the county of Androscoggin shall be regularly held at such time and place as the judge thereof shall order; and the sessions of said court shall continue until final adjournment which shall be not later than the day preceding the first day of the next term. All matters requiring public notice shall be made returnable to the first day of the next term. Special courts may be held when necessary.

Terms of probate court for Androscoggin county.

Section 2. The salary of the judge of probate for said county shall be eight hundred and fifty dollars per year from the first day of January in the year of our Lord one thousand nine hundred and one, payable quarterly, instead of the sum now fixed by law.

Salary of judge.

Section 3. This act shall take effect when approved.

Approved March 13, 1901.

CHAP. 183**Chapter 183.**

An Act additional to Section fifty-nine, Chapter three of the Revised Statutes, relating to City Ordinances.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 59, R.
S., amended.

Section fifty-nine of chapter three of the revised statutes is hereby amended by adding after paragraph twelve the following paragraph:

Cities may re-
quire persons
selling milk
to be licensed.

'XIII. Cities may establish ordinances requiring all persons selling milk therein to be licensed, and may prescribe in such ordinances the terms and conditions upon which such licenses may be granted, when and how such licenses may be revoked, and may prescribe penalties for violations of such ordinances. No person, unless so licensed, shall sell milk in any city where a license is required as herein provided.'

Approved March 13, 1901.

Chapter 184.

An Act additional to Chapter forty-nine of the Revised Statutes, relating to Insurance.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Firms and
corporations
may be
licensed as
insurance
agents
and brokers.

Section 1. The insurance commissioner may issue licenses to firms and corporations in the manner provided in sections seventy-three and seventy-four of chapter forty-nine of the revised statutes, as amended, authorizing said firms and corporations to act as insurance agents and brokers. The application for said licenses shall give the name of the firm or corporation in which the business is to be transacted, and the name and residence of each individual member thereof, and the licenses issued to such firms or corporations shall give the firm name and the names of its members, and shall authorize the persons named therein to transact business for and in the name of the corporation only. The fees for such licenses shall be two dollars for each person named in the application for or license to an agent, and ten dollars for each person named in the application for or license to an insurance broker.

—fees.

When act
shall take
effect.

Section 2. This act shall take effect July one, nineteen hundred and one.

Approved March 13, 1901.

Chapter 185.

An Act to amend Sections one and four of Chapter eighty of the Public Laws of eighteen hundred and ninety-nine, relating to Truants.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter eighty of the public laws of eighteen hundred and ninety-nine is hereby amended by substituting the word 'fourteen' for the word "fifteen" in the first line, and by adding in the ninth line after the word "committee" the following: 'and provided further that children shall not be credited with attendance at a private school until a certificate showing their names, residences and attendance at such school signed by the person or persons having such school in charge, shall be filed with the school officials of the town in which said children reside,' so that said section shall read as follows:

Section 1,
chapter 80,
public laws
1899, amended.

'Section 1. Every child between the ages of seven and fourteen inclusive shall attend some public day school during the time such school is in session; provided that necessary absence may be excused by the superintending school committee or superintendent of schools or teacher acting by direction of either; provided also, that such attendance shall not be required if the child obtain equivalent instruction, for a like period of time, in an approved private school or in any other manner approved by the superintending school committee; provided, further, that children shall not be credited with attendance at a private school until a certificate showing their names, residences and attendance at such school signed by the person or persons having such school in charge, shall be filed with the school officials of the town in which said children reside; and provided further, that the superintending school committee may exclude from the public schools any child whose physical or mental condition makes it inexpedient for him to attend. All persons having children under their control shall cause them to attend school as provided in this section, and for every neglect of such duty shall forfeit a sum not exceeding twenty-five dollars, to the treasurer of the city or town or shall be imprisoned not exceeding thirty days.'

Children between ages of seven and fourteen required to attend school unless excused by committee.

—children physically or mentally weak may be excluded.

Section 2. Section four is hereby amended as follows: by substituting in the second line for the words "six or more times" the words 'at six or more consecutive sessions,' so that the section, as amended, will read as follows:

Section 4
amended.

'Section 4. If a child without sufficient excuse, shall be absent from school at six or more consecutive sessions during any term, he shall be deemed an habitual truant, and the superintending school committee shall notify him and any person under whose

Habitual truant shall be admonished and punished.

CHAP. 186

control he may be that unless he conforms to section one of this act, the provisions of the two following sections will be enforced against them; and if thereafter such child continues irregular in attendance, the truant officers or any of them shall, when so directed by the school committee or superintendent in writing, enforce said provisions by complaint.'

Approved March 13, 1901.

Chapter 186.

An Act to amend Section twenty-nine of chapter thirty of the Revised Statutes as amended by Chapter forty-two of the Public Laws of eighteen hundred and ninety-nine, known as "The Fish and Game Laws."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 29,
chapter 30,
R. S., as
amended by
chapter 42,
laws 1899.

Section twenty-nine of chapter thirty of the revised statutes as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine is hereby amended by striking out the first eight lines of said section and inserting in place thereof, the following: 'No person shall build, occupy, maintain or keep a sporting camp, lodge, or place of resort for inland hunting or fishing parties in any place, nor engage in the business of hunting or trapping any of the fur bearing animals of the state in any of the unorganized townships or wild lands of the state, without first procuring a license therefor from the commissioners of inland fisheries and game, and paying a fee therefor of five dollars; and he shall make such report to the commissioners as may be called for; but a license to build, occupy, maintain or keep such sporting camp, lodge or place of resort shall not be granted unless the person applying for the same files with his application therefor the written consent of the owner or owners of the land, or his or their agent upon which such camp, lodge or place of resort is or may be located,' so that said section, as amended, shall read as follows:

Keepers of
sporting
camps and
hunters
required to
procure
license.

'Section 29. No person shall build, occupy, maintain or keep a sporting camp, lodge or place of resort for inland hunting or fishing parties in any place, nor engage in the business of hunting or trapping any of the fur bearing animals of the state in any of the unorganized townships or wild lands of the state without first procuring a license therefor from the commissioners of inland fisheries and game, and paying a fee therefor of five dollars; and he shall make such report to the commissioners as may be called for; but a license to build, occupy, maintain or

keep such sporting camp, lodge or place of resort shall not be granted unless the person applying for the same files with his application therefor, the written consent of the owner or owners of the land or his or their agent upon which such camp, lodge or place of resort is or may be located; and such licensed persons may purchase for consumption in their sporting camps, lodges or places of resort deer lawfully killed, but they shall keep a record of all such purchases, of whom purchased and the date of the purchase, and on December fifteenth of each year shall make written report thereof to the commissioners under oath; whoever violates any of the provisions of this section shall be fined one hundred dollars and costs for each offense; the commissioners, however, may refuse to issue a license or licenses to such person or persons as they deem unsuitable.'

—fee.

—report.

— consent of
land owners a
prerequisite
to obtaining
license.

—may
purchase
deer lawfully
killed.

—penalty for
violation.

Approved March 13, 1901.

Chapter 187.

An Act relating to the organization and control of Street Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter eighty-four of the public laws of eighteen hundred and ninety-five is hereby repealed.

Section 1,
chapter 84,
public laws
1895, repealed.

Section 2. Section two of chapter two hundred and forty-nine of the public laws of eighteen hundred and ninety-seven is hereby repealed.

Section 2,
chapter 249,
laws of 1897,
repealed.

Section 3. Sections one and two of chapter one hundred and nineteen of the public laws of eighteen hundred and ninety-nine are hereby repealed, and section three of chapter two hundred and sixty-eight of the public laws of eighteen hundred and ninety-three is hereby revived.

Sections 1 and
2, chapter 119,
laws 1899,
repealed.

Section 3,
chapter 268,
laws 1893,
revived.

Section 4. Section six of chapter two hundred and sixty-eight of the public laws of eighteen hundred and ninety-three is hereby amended so that the same shall read as follows:

Section 6,
chapter 268,
laws 1893,
amended.

'Section 6. Every corporation organized under the foregoing provisions before commencing the construction of its road shall present to the railroad commissioners a petition for approval of location, defining its courses, distances and boundaries, accompanied with a map of the proposed route on an appropriate scale with the written approval of the proposed route and location as to streets, roads or ways, of the municipal officers of the cities

Petition for
approval of
location.

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—if location not approved by town officers or is not accepted by corporation appeal may be taken to supreme judicial court.

—proceedings.

—costs, how taxed.

—if railroad commissioners approve location, certificate shall be filed with their clerk within 30 days.

and towns in which said railway is to be constructed in whole or in part and with a report and estimate prepared by a skillful engineer. If the municipal officers upon written application therefor neglect for thirty days to approve a route and location as to streets, roads or ways, or if they refuse to approve such a route and location, or if such route and location approved by them is not accepted by the corporation, in either case said corporation may appeal to the next term of the supreme judicial court to be held in any county where any part of said railway is located more than thirty days from the expiration of said thirty days or from the date of such refusal, or from the approval of a location that is not accepted by the corporation, or otherwise, as the case may be, excluding the day of the commencement of the session of said court. If said railway is located in two or more counties, the supreme judicial court in either county shall have jurisdiction of any such appellate proceedings. The appellant shall serve written notice of such appeal upon said municipal officers fourteen days at least before the session of said court and shall at the first term file a complaint setting forth substantially the facts of the case. If the appeal is then entered, and not afterwards, the court shall appoint a committee of three disinterested persons, who shall be sworn, and if one of them dies, declines or becomes interested, the court may appoint some suitable person in his place. They shall give such notice as the court has ordered, view the proposed route or routes and location or locations and make their report at the next term of the court after their appointment, defining therein the route and location as to streets, roads or ways as determined by them, which, after acceptance and entry of judgment thereon, shall forthwith be certified as to the railroad commissioners and received by them in lieu of the approval of the municipal officers. Costs may be taxed and allowed as the court may order. A failure to appeal shall not bar the corporation from making a new application as to municipal officers. Said commissioners shall upon presentation of such petition appoint a day for a hearing thereon and the petitioner shall give such notice thereof as said commissioners deem reasonable and proper, in order that all persons interested may have an opportunity to appear and object thereto. At such hearing any party interested may appear in person or by counsel. The board of railroad commissioners after hearing the petition shall, if they approve such location, subject to the provisions of section nine, then determine whether public convenience requires the construction of such road and make a certificate of such determination in writing, which certificate shall be filed with their clerk

within thirty days after such hearing. Within five days after the filing of such certificate with him, said clerk shall notify all who have become parties of record as aforesaid, or their counsel, of such determination and decision by sending to each party or their counsel, by mail, a certified copy of such certificate so filed with him. If the board of railroad commissioners approve such location and find that public convenience requires the construction of said road the corporation may proceed with the construction of said road provided that it first files with the clerk of county commissioners for the county in which said street railway is to be located a copy of the location and plan aforesaid and another copy of the same with the board of railroad commissioners. Any extension of, addition to, or variation from the location of any street railroad, organized under the provisions of this act, may be made in accordance with and subject to the foregoing provisions provided that no railroad shall be located across tide waters where vessels can navigate unless special permission of the legislature is obtained, but no such permission shall be necessary where such railroad is desired, to cross public bridges already erected, but the authority to determine whether such crossing shall be permitted shall rest with the municipal officers of the cities or towns liable for the repair of such bridges respectively, who may impose such conditions and terms upon railroads desiring to cross the same as to them may seem expedient. In case any county is liable for the repair of a bridge, the county commissioners of such county shall have authority in the premises.

—corporations may proceed with construction but shall first file plans of location.

—extensions and additions may be made.

—no railroad shall be located across tide waters without consent of the legislature.

Section 5. When the location of any street railroad shall have been approved as provided by law, the municipal officers may approve such additional locations for turnouts and spurs to property used or to be used by said corporation in the operation of its road as shall be necessary therefor, and such additional locations shall not be deemed to be extensions, additions or variations within the meaning of this act.

Municipal officers may approve additional locations for turnouts.

Section 6. All proceedings under section five of chapter two hundred and forty-nine of the public laws of eighteen hundred and ninety-seven shall be governed by section six of chapter two hundred and sixty-eight of the public laws of eighteen hundred and ninety-three, as amended by this act and as the same may be amended from time to time.

How proceedings shall be governed.

Section 7. In all proceedings heretofore brought where the railroad commissioners have found that public convenience requires the construction of any road and an appeal therefor shall be pending at the time this act takes effect, the petitioners in all

Pending appeal, how disposed of.

CHAP. 188

petitions hereafter filed for the approval of the location of such road, shall omit the prayer for the railroad commissioners to determine the issue of public convenience. In any case where an appeal is now pending the petitioners may by proper entry upon the docket of the railroad commissioners, cause their petition to be dismissed without prejudice and begin proceedings under this act de novo.

Section 8. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 188.

An Act to amend Section four of Chapter sixteen of the Public Laws of the year one thousand eight hundred and ninety-five, entitled "An Act to regulate the alewive fishery in Pemaquid River."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 4,
chapter 16,
public laws
of 1895,
amended.

Section 1. Section four of chapter sixteen of the public laws of one thousand eight hundred and ninety-five is hereby amended by inserting after the word "no" in the fourth line, the words 'person unless authorized by said fish committee shall set,' and by inserting after the word "or" in the same line, the word 'use,' and by striking out after the word "contrivance," in the same line, the words "shall be used," so that said section, as amended, shall read as follows:

Persons not
authorized
by town
shall not be
allowed
to catch
alewives.

'Section 4. No person not authorized by the fish committee of the town of Bristol, shall be allowed to catch or disturb any alewives in Pemaquid river above the flow of the tide, and no person, unless authorized by said fish committee, shall set traps, or use any other contrivance, for catching eels, or any other fish, that shall in any way interfere with the passage, either way, of alewives, old or young, and any person violating this section shall be subject to a fine of twenty-five dollars, and one dollar for each fish so taken or destroyed.'

—penalty.

Section 2. This act shall take effect when approved.

Approved March 14, 1901.

Chapter 189.

An Act to regulate the salary of Clerk of Courts of Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

From and after the first day of April, one thousand nine hundred and one, the clerk of courts for Franklin county shall receive an annual compensation of four hundred dollars, to be paid out of the county treasury of said county, quarterly, on the last days of March, June, September and December, which shall be in full payment for all services of said clerk for which bills have been heretofore ordinarily and properly allowed by the county commissioners of said county; and in addition to the above, said clerk shall receive all the other fees of his office as established by law.

Salary of
clerk of
courts,
Franklin
county,
established.

Approved March 15, 1901.

Chapter 190.

An Act to fix the salary of the Judge of Probate for Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The salary of the judge of probate for Kennebec county shall be fifteen hundred dollars a year instead of the amount now established by law and all fees shall be paid to the county treasurer.

Salary of
judge of
probate,
Kennebec
county, fixed.

Section 2. This act shall take effect from the first day of January, nineteen hundred and one.

When act
shall take
effect.

Approved March 15, 1901.

Chapter 191.

An Act in relation to Railroad Crossings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Whenever any railroad company of any kind, whose tracks are to be constructed across the tracks of any railroad already built, shall apply to the railroad commissioners to determine in what manner and under what conditions such crossings shall be made, constructed and maintained and how the expense thereof shall be borne and an appeal is taken from the decision of the

During
pendency
of appeal
commission-
ers may, if
public neces-
sity requires
it, determine
conditions of
maintenance
of such
crossing.

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railroad commissioners thereon, the board of railroad commissioners may, if they find that public necessity and convenience require it, notwithstanding said appeal, determine the manner and conditions of construction and maintenance of such crossing during the pendency of said appeal or of any legal proceedings that may delay final decree on said application and shall issue the necessary temporary decree therefor.

Approved March 16, 1901.

Chapter 192.

An Act to amend Section fifty-five of Chapter three of the Revised Statutes, relating to the taking of lands for Public Parks and Squares.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 55,
chapter 3, R.
S., amended.

Section fifty-five of chapter three of the revised statutes is hereby amended by striking out the word "or" in the seventh line thereof and inserting after the word "squares" in said seventh line the words, 'or a public library building,' so that said section, as amended, will read as follows:

Cities and
larger towns
may, on
petition,
take land for
parks,
squares,
and public
libraries.

'Section 55. Any town or city, containing more than one thousand inhabitants, upon petition in writing signed by at least thirty of its tax paying citizens, directed to the municipal officers, describing the land to be taken as hereinafter provided, and the names of the owners thereof so far as they are known, at a meeting of such town, or of the mayor, aldermen and council of such city may direct such municipal officers to take suitable lands for public parks, squares or a public library building; and thereupon such officers may take such land for such purpose, but not without consent of the owner; if at the time of filing such petition, with such officers, or in the office of the clerk of such town or city, such land is occupied by a dwelling house wherein the owner or his family reside.'

Approved March 16, 1901.

Chapter 193.

An Act establishing a salary for the Sheriff of Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The sheriff of the county of Kennebec from and after the first day of April, one thousand nine hundred and one, shall receive as full compensation for services in attendance upon the supreme judicial and superior courts in this county, as jailer, master or keeper of the county jail in said county, for receiving and committing prisoners therein and for the service of all criminal processes and performance of all duties relating to the enforcement of all criminal laws, an annual salary of twenty-five hundred dollars a year, to be paid from the county treasury in equal quarterly payments on the last days of March, June, September and December of each year.

Salary of the sheriff of Kennebec county established.

The sheriff of said county shall not receive from any of his deputies any of the fees earned by said deputies or any percentage thereon.

—shall receive no fees from deputies.

Section 2. All fees chargeable under the statutes of this state for the performance of any of the duties prescribed in the preceding section, shall be charged and collected by said sheriff as now provided by law, an accurate account thereof kept and transmitted to the county treasurer on the last days of March, June, September and December annually and the amount deducted from the quarter's salary for the quarter then ending, and the county treasurer shall not pay any quarter's salary until said statement shall have been filed.

Fees shall be deducted from salary.

Section 3. All acts and parts of acts, inconsistent with the provisions of this act, are hereby repealed.

Inconsistent acts repealed.

Section 4. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 194.

An Act additional to Chapter Twenty-nine of the Revised Statutes, relating to Bowling Alleys.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Any person licensed to own, keep and operate a bowling alley or bowling alleys in this state, under the provisions of chapter twenty-nine of the revised statutes, may be granted permission by the municipal officers of the town or city where

Licensed bowling alleys may be kept open until midnight.

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such alley or alleys are situated, to keep the same open to the public until midnight, when in the opinion of such municipal officers no person or persons residing in the immediate neighborhood will be disturbed thereby.

Section 2. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 195.

An Act relating to the filing of Papers in cases argued before the supreme judicial court, when sitting as a court of law.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Counsel shall file three copies of brief in all cases argued before law court.

In each case argued before the law court, counsel shall file with the clerk of the district in which such case is heard, three copies of their respective briefs, if printed, and the clerk, at the expense of his county, shall cause the same to be bound in three equal volumes of convenient size, properly paged, indexed and labeled, and shall deposit one each of said volumes in the respective county law libraries at Augusta, Bangor and Portland.

Approved March 16, 1901.

Chapter 196.

An Act relating to Trust and Banking Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Guaranty fund which shall be kept secure against loss.

Section 1. Every trust and banking company shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept to secure against losses and contingencies, and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulation.

Loans can only be made to officers on approval of directors or executive committee.

Section 2. No such company shall make any loan to its directors, officers, agents or other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of such bank, or to the executive committee of such board, if any, and

accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan.

Section 3. Such corporations shall not make loans or discounts on the security of the shares of their own capital stock, nor be the purchasers or holders of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within a reasonable time after its acquisition, be disposed of at public or private sale.

Shall not
make loans
on shares of
its capital
stock.

Section 4. No trust and banking company shall establish a branch or agency in any city or town other than that in which the parent institution has its location until the same be authorized by a special act of the legislature. This provision shall not apply to branches and agencies already established and in operation under existing charter rights.

Shall not
establish
agencies
without
consent
of the
legislature.

Approved March 16, 1901.

Chapter 197.

An Act to amend Sections twenty-eight and thirty-five of Chapter eleven of the Revised Statutes, relating to the Free High School year.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section twenty-eight of chapter eleven of the revised statutes, as amended by chapter two hundred and sixteen of the public laws of eighteen hundred and ninety-three is hereby further amended as follows: by striking out the word "December" in the tenth line of said section and inserting in lieu thereof the word 'January;' by striking out the word "June" in the twelfth line of said section and inserting in lieu thereof the word 'July;' and by striking out the word "December" in the thirteenth line of said section and inserting in lieu thereof the word 'January;' so that said section, as amended, shall read as follows:

Section 28,
chapter 11,
R. S. as
amended
by chapter
216, laws,
1893, further
amended.

'Section 28. Any town which establishes and maintains a free high school as provided by this section and the seven following, for at least ten weeks in any one year, shall, on complying with the conditions hereinafter set forth, receive from the state one-half the amount actually expended for instruction in said school, not exceeding two hundred and fifty dollars; provided,

State aid to
free high
schools.

—amount.

—proviso.

CHAP. 197

that no town shall receive such state aid unless its appropriation and expenditure for such school has been exclusive of the amounts required by law for common school purposes. Such aid shall be paid from the state treasury on and after the first day of each January, upon certification by the governor and council as provided by section thirty-five. But whenever a town or precinct desires to draw its state aid semi-annually, it shall be paid on and after the first days of July and January; provided, that the superintendent of such town makes, semi-annually, before said days, the report required in section thirty-five.'

—how paid.

Section 35
amended.

Section 2. Section thirty-five of chapter eleven of the revised statutes, as amended by chapter two hundred and sixteen of the public laws of eighteen hundred and ninety-three, is hereby further amended by striking out the word "June" in the second line of said section and inserting in lieu thereof the word 'July,' so that said section, as amended, shall read as follows:

Superintending school committee to make annual return to state superintendent.

'Section 35. Superintendents shall, annually, before the first day of July, make returns under oath to the state superintendent, on blanks prepared and sent out by him, of the amount appropriated and the amount expended by each town or precinct for instruction in such free high schools during the current year; also of the amount appropriated and the amount expended for common school purposes by each town maintaining the same; the number of weeks during which such schools have been taught; the wages paid each teacher; the number of pupils registered; the average attendance; the number of pupils in each branch of study pursued, and the amount received for tuition. If the state superintendent is satisfied that the provisions of the seven preceding sections have been complied with, he shall certify to the governor and council the sum which each town or precinct is entitled to receive from the state. Any town or precinct, dissatisfied with his decision, may appeal to the governor and council. The governor and council shall issue a certificate to the treasurer of the town or agent of the precinct, for such amount as they adjudge such town or precinct entitled to receive from the state treasury. Any person connected with the management of such free high schools, either as teacher, agent or superintendent, who in any way aids or abets in defrauding the state into the payment in support of said schools of more than is contemplated by this chapter, shall forfeit not less than five hundred dollars, or be imprisoned in the county jail not less than one year.'

—state superintendent to certify amounts to which towns are entitled.

—appeal.

—governor and council to certify amount to treasurer.

—penalty for defrauding state.

Approved March 16, 1901.

Chapter 198.

An Act to amend Section twenty-nine of Chapter ninety-two of the Revised Statutes, in relation to Mills and Mill dams.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-nine of chapter ninety-two of the revised statutes of Maine is hereby amended by adding after the word "court" in the second line of said section, the following words 'or if the issue is decided in favor of the complainant, or if the respondent is defaulted, or does not plead or show any legal objection to proceedings, the respondent may, in writing entered of record with its date, offer to be defaulted for a specific sum for the yearly damages, or a sum in gross as reasonable compensation for all damages,' and by striking out the word "it" in the third line and insert in its place 'either' and adding to said section the following words, 'if not accepted within such time as the court orders, it shall not be offered in evidence or have any effect upon the rights of the parties, or the judgment to be rendered except the costs. If the complainant fails to recover a sum greater than the sum tendered or offered, he recovers such costs only as accrued before the offer, and the respondent recovers costs accrued after that time, and his judgment for costs may be set off against the complainant's judgment for damages and cost,' so that said section as amended, shall read as follows:

Section 29,
chapter 92, R.
S., amended.

'Section 29. In case of an original complaint, the respondent may, with the same advantages to himself, tender and bring money into court, or if the issue is decided in favor of the complainant, or if the respondent is defaulted, or does not plead or show any legal objections to proceedings, the respondent may, in writing entered of record with its date, offer to be defaulted for a specific sum for the yearly damages or a sum in gross as reasonable compensation for all damages, as in an action at common law; and if either is accepted, the judgment has the same effect as if rendered on a verdict. If not accepted within such time as the court orders, it shall not be offered in evidence or have any effect upon the rights of the parties, or the judgment to be rendered except the costs. If the complainant fails to recover a sum greater than the sum tendered or offered, he recovers such costs only as accrued before the offer, and the respondent recovers costs accrued after that time, and his judgment for costs may be set off against the complainant's judgment for damages and cost.'

Tender of
damages and
effect thereof.

Chapter 199.

An Act relating to compensation of County Commissioners of Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensation of county commissioners of Franklin county established.

On and after April first, in the year of our Lord one thousand nine hundred and one, each county commissioner of Franklin county shall receive two dollars and fifty cents per day, while actually employed in the service of the county, including the time spent in traveling, for which every commissioner shall have ten cents per mile for the distance actually traveled; but no commissioner shall have more than one travel for the same hearing or session, or for more than two adjournments of any regular term, or for travel on more than one petition or case considered at the same session.

Approved March 16, 1901.

Chapter 200.

An Act to amend Chapter fifty-five of the Public Laws of eighteen hundred and ninety-one, relating to the Incorporation of Churches.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 6, chapter 55, public laws of 1891, amended.

Section 1. Section six of chapter fifty-five of the public laws of eighteen hundred and ninety-one is hereby repealed and the following substituted in the place thereof.

Persons contributing to support of church may participate in meetings.

'Section 6. Such church may by its by-laws extend to all persons not members of the church, who are twenty-one years of age and upwards and who regularly contribute toward the expenses of the church, the right to attend and participate in the annual and special meetings of the church, when action is to be taken relative to the use and appropriation of funds toward which they have contributed or toward which they have pledged contributions, and meetings called for the purpose of obtaining or dismissing a pastor.'

Section 2. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 201.

An Act relating to the Taxation of Telegraph and Telephone Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Strike out sections forty-eight to fifty-four inclusive of chapter six of the revised statutes, as amended by chapter one hundred fifty-four of the laws of eighteen hundred and ninety-three, and substitute therefor the following:

'Section 1. Every corporation, association or person operating in whole or in part a telephone or telegraph line for toll or other compensation within the state shall annually, between the first and fifteenth days of April, return to the secretary of state under oath of its treasurer, if a corporation, the amount of the capital stock of the corporation, the number and par value of the shares, and a complete list of its shareholders resident within the state, with their places of residence, and the number of shares belonging to each on said first day of April; if a person or association, the owner or owners or one of them shall annually make a return under oath to the secretary of state, between the first and fifteenth days of April, of the names and residences of the owner or owners and the relative interest each owner has in any such association on the first day of April. The returns shall also contain a statement of the assessed value in each town of the real estate of such corporation, association or person used solely for the conduct of a telephone or telegraph business, and taxed by any municipality, and the gross receipts from business done wholly within the state for operating such business during the preceding year ending April first.'

Corporations or persons operating telephone or telegraph lines shall make annual returns to secretary of state.

—what returns shall contain.

'Section 2. Every corporation, association or person operating in whole or in part a telephone or telegraph line within the state for tolls or other compensation, shall pay to the treasurer of the state for the use of the state an annual excise tax for the privilege of conducting such business within the state which tax, with the tax provided for in section seven of this act, is in place of all taxes upon the property of such corporation, association or person employed in such business, and of all taxes upon the shares of the capital stock of any such corporation.

State taxation of telephone and telegraph companies.

There shall be apportioned and paid by the state from the taxes collected under this section to the several cities and towns in which on the first day of April in each year is held stock of any such corporation, or in which resides the owners or owner of an interest in any telegraph or telephone lines operated by any association or person not a corporation and taxed under this

—amount of tax that shall be apportioned to cities and towns where stock is held.

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act, an amount equal to one per cent on the value of such stock on that day as determined by the state assessors, if a corporation; and if not a corporation, such proportion of the amount of such excise tax paid into the state treasury by the association, person or persons operating such line as such interest owned by a resident in any such municipality bears to the whole ownership; provided, however, that the total thus apportioned on account of such stock, if a corporation, shall not exceed the sum received by the state as a tax on account of such corporation; and provided further, that there shall not be apportioned on account of any such corporation a greater part of the whole tax received by the state from such corporation than the proportion which the amount of capital stock of such corporation owned in this state bears to the whole amount of the capital stock of such corporation.'

How tax shall
be ascer-
tained.

'Section 3. The amount of such annual excise tax shall be ascertained as follows: when the gross receipt from business done wholly within this state, for the year for which the tax is assessed on such corporation, association or person in the operation of such business exceed one thousand dollars and do not exceed five thousand dollars the tax shall be one and one-fourth per cent of such gross receipts; when such gross receipts exceed five thousand dollars and do not exceed ten thousand dollars the tax shall be one and one-half per cent of such gross receipts; and when such gross receipts exceed ten thousand dollars and do not exceed twenty-five thousand dollars the tax shall be one and three-fourths per cent of the gross receipts; when such gross receipts exceed twenty-five thousand dollars and do not exceed fifty thousand dollars the tax shall be two per cent of such gross receipts, and so on increasing the rate of the tax one-quarter of one per cent for each additional twenty-five thousand dollars, or fractional part thereof, of such gross receipts, provided that the rate shall in no event exceed four per cent of such gross receipts.'

Amount of
tax shall be
determinnd
and reported
to state
treasurer by
state asses-
sors.

'Section 4. The state board of assessors on or before the first day of May annually shall determine the amount of such tax and report the same to the treasurer of the state, who shall forthwith give notice thereof to the corporation, association or person upon which the tax is levied.'

When tax
shall be paid.

'Section 5. Said tax shall be paid in to the treasurer on or before the first day of September annually. If any party fails to pay the tax as hereinbefore required, the treasurer of the state may proceed to collect for the same, with interest at the rate of ten per cent a year, by action of debt in the name of the state. Said tax shall be a lien on the property of such corporation, and

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on its franchise, and upon the property used in operating a telephone or telegraph business by any such association or person, and takes precedence over all other liens.'

—tax shall be
be a lien on
property of
companies.

'Section 6. The state board of assessors, or their duly authorized agent, shall have access to the books of any such corporation, association or person, to ascertain if the required returns are correctly made; and any corporation, association or person operating any telegraph or telephone line in this state, and refusing or neglecting to make the returns required by law, or to exhibit to the state assessors, or their duly authorized agent therefor, its or his books for the purpose aforesaid or making returns which the president, clerk, treasurer or other person certifying such returns know to be false, shall forfeit not less than one thousand or more than ten thousand dollars, to be recovered by indictment or by action of debt in any county into which the said telegraph or telephone lines extend.'

Books of
corporations
shall be open
to assessors.

—penalty for
refusing to
make returns.

'Section 7. The excise tax collected under this act shall be in lieu of all taxes upon any corporation therein designated, upon its shares of capital stock and its property used in the conduct of its telephone or telegraph business, including the poles, wires, insulators, office furniture, batteries, instruments, telegraphic and telephonic apparatus, telephones and transmitters used under lease or license or owned by such corporation, association or person: provided, however, that the real estate and also personal property not hereinabove exempted, owned by such corporation, association or person, shall be taxed in the municipality in which the same is situated; but the amount of the tax assessed upon such real estate if owned and actually used by such corporation, association or person in the transaction of their business, shall be deducted by the state board of assessors from the tax laid under this act. The assessment of taxes on such real estate shall be legal, whether assessed as resident or non-resident property.'

Tax shall be
in lieu of all
taxes.

Section 8. This act shall take effect when approved.

Approved March 19, 1901.

CHAP. 202**Chapter 202.**

An Act to legalize certain days as School Holidays.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Legal and
school
holidays.

From and after the passage of this act the following days, recognized as legal holidays by the laws of the state of Maine, shall be observed as school holidays, namely: New Year's day, January one; Washington's birthday, February twenty-two; Memorial day, May thirty; Independence day, July four; Labor holiday, first Monday in September; Christmas day, December twenty-five; Thanksgiving, Fast and Arbor days, as appointed by the governor and council. Provided, however, that Arbor day shall not be recognized as a school holiday, unless observed by teacher and pupils for the purpose for which it is designated by the governor and council. All teachers of public schools in this state may close their schools on the days mentioned in this act and draw pay the same as if their schools had been in session upon those days.

—provision
regarding
Arbor day.

—public
schools
may be
closed.

Approved March 19, 1901.

Chapter 203.

An Act to amend Section three of Chapter two hundred and sixteen of the Public Laws of eighteen hundred and ninety-three, relating to Conveyance of Scholars.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 216,
public laws
1893, as
amended by
chapter 296,
laws 1897 and
laws of 1899
further
amended.

Section three of chapter two hundred and sixteen of the public laws of eighteen hundred and ninety-three, as amended by chapter two hundred and ninety-five of the public laws of eighteen hundred and ninety-seven, and by chapters forty-eight and seventy-four of the public laws of eighteen hundred and ninety-nine, is hereby further amended by inserting after the word "town" in the twenty-first line of said section, as amended by chapter seventy-four of the public laws of eighteen hundred and ninety-nine, the words 'a part or the whole of the distance,' so that said section, as amended, shall read as follows:

Act shall not
change loca-
tion of any
school
district
legally
established.

'Section 3. This act shall not abolish or change the location of any school legally established at the time of its passage; but any town at its annual meeting, or at a meeting called for the purpose, may determine the number and location of its schools, and may discontinue them or change their location; but such discontinuance or change of location shall be made only on

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the written recommendation of the superintending school committee, and on conditions proper to preserve the just rights and privileges of the inhabitants for whose benefit such schools were established; provided, however, that in case of any school having, as now established, or which shall hereafter have, too few scholars for its profitable maintenance, the superintending school committee may suspend the operation of such school for not more than one year unless otherwise instructed by the town, but any public school failing to maintain an average attendance for any school year, of at least eight pupils, shall be and hereby is suspended, unless the town in which said school is located shall by vote instruct its superintending school committee to maintain said school. The superintendent of schools in each town shall procure the conveyance of all public school pupils residing in his town, a part or the whole of the distance, to and from the nearest suitable school, for the number of weeks for which schools are maintained in each year, when such pupils reside at such a distance from the said school as in the judgment of the superintending school committee shall render such conveyance necessary. Provided, however, that the superintending school committee may authorize the superintendent of schools, to pay the board of any pupil or pupils at a suitable place near any established school instead of providing conveyance for said pupil or pupils, when in their judgment it may be done at an equal or less expense than by conveyance.'

—towns may determine number and location on recommendation of school committee.

—operation of schools in small districts may be suspended.

—superintendent shall procure conveyance for scholars.

—committee may furnish board instead of providing conveyance.

Approved March 19, 1901.

Chapter 204.

An Act to create a State Department of Agriculture.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A state department of agriculture for the improvement of agriculture and the advancement of the interests of husbandry is hereby established. A commissioner of agriculture shall be elected biennially by the legislature by joint ballot of the senators and representatives in convention and he shall take and subscribe the oath provided by the constitution of this state, and shall hold his office as follows:

State department of agriculture established.

—commissioner shall be elected biennially.

—shall be sworn.

The term of office of said commissioner shall be two years and until his successor is elected and qualified, except that the commissioner first elected under this act shall enter upon his duties

Tenure.

—term shall first begin January 1, 1903.

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as such commissioner, January first, nineteen hundred and two, and shall serve until his successor shall be elected by the next legislature and qualified.

Shall give bond.

He shall give bond in the sum of ten thousand dollars to the state of Maine, with ample sureties, to be approved by the state treasurer, for the faithful accounting for all moneys received and disbursed by him as said commissioner.

Salary.

Section 2. The salary of said commissioner shall be fifteen hundred dollars, and expenses incurred by him for actual moneys paid out as such commissioner in the performance of his duties, but not exceeding the sum of five hundred dollars, and he shall account to and turn over to the state all fees received.

—expenses.

—clerk.

He may employ such clerical labor as may be required but not exceeding in the aggregate the sum of one thousand dollars, to be paid out of the state treasury on approval of the governor and council.

Shall hold institutes annually.

Section 3. Said commissioner shall hold or cause to be held two farmers' institutes in each county annually and as many more as the appropriation therefor will allow. The work of said institutes shall be devoted to the presentation and discussion of questions bearing upon agriculture and the agricultural interests of the state; and for this purpose said commissioner is authorized to employ speakers who are qualified and versed in the subjects assigned them; and he shall semi-annually publish in the leading agricultural paper of this state a list of available speakers and their subjects, from which lists selection may be made for said institute purposes. He may also appoint and employ assistants, experts, lecturers, a stenographer and other aids needed in conducting such institute work, and shall fix the compensation of such employees. He may hold such institutes independently or in connection with other organizations devoted to agricultural interests and as far as possible and for the best agricultural interests of the state, aid and encourage agricultural societies and associations in the state, and shall collect and preserve in his office for public inspection all valuable data relating to the practical work of such societies and associations.

—character of the work of the institutes.

—may employ lecturers, etc.

—how institutes may be held.

Shall hold a state dairymen's conference.

Section 4. Said commissioner shall, in connection with, and with the aid of the state dairymen's association, annually hold a state dairymen's conference for the exhibit of dairy products and appliances, wherein prizes for high merit and quality in butter and cheese may be offered, and may employ experts and lecturers to enhance dairy interests, but the expenses of the same shall not exceed the sum of five hundred dollars annually.

CHAP. 204**Appropriation.**

Section 5. An appropriation of three thousand dollars annually shall be made for said institute work and for all other purposes set out in sections three and four.

Section 6. It shall be the duty of the said commissioner to aid and assist societies and associations organized and established for the advancement of pomology, horticulture and dairy work, also societies devoted to the interests of the pure breeding of stock of all kinds.

Shall assist in promoting horticultural and dairy work.

Section 7. It shall be the duty of said commissioner to apportion annually the stipend due from the state to the said agricultural societies, including the state pomological society, in accordance with the laws as now provided; and he shall issue blanks to the proper officers of said societies for such returns as may be deemed necessary for a full and complete knowledge of the work of said societies for each year, and shall certify to the governor and council the amount of bounty due such society, and shall designate to the state treasurer to whom such moneys shall be paid, but said societies shall not be entitled to such bounty unless they shall make such returns.

Shall apportion the state stipend due societies.

Section 8. It shall be the duty of said commissioner annually to make report to the governor and council, on or before the first day of January of each year, of the work of the department of agriculture in detail, combining in the same a report of the state pomological society, state dairymen's association, and the state of Maine cattle commission, and all other matters relating to the promotion of agriculture; and for the purpose of making his said report, said society, association and commission shall furnish said commissioner with all necessary data therefor on or before the first day of December of each year.

Shall make report annually.

He shall further report all farmers' institutes held and the work therein done, and all public lectures carried on under his authority, and such part of said reports as is of public interest shall be printed for free distribution. Six thousand copies shall be printed and bound in cloth to be distributed among the agriculturists of the state, after supplying the necessary number for libraries and exchanges; and for the purpose of making up his report as herein provided, it shall be the duty of said commissioner to attend the various agricultural exhibitions in the state and report upon the quality and character of the work of the same.

Shall report all institutes and lectures.**—number of copies.**

Section 9. Said commissioner shall be required to render on the first day of January of each year a detailed and itemized account of all expenses of his office, of all institutes held and of all moneys paid out for employes under the provisions of this

Shall render annually an itemized account of all expenses.

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—keep books
of account.

Shall enforce
laws relating
to sale of
adulterated
food or seed
products.

—expenses.

Inconsistent
acts repealed.

When act
shall take
effect.

bill, also all sums of money paid for prizes on exhibits and for all other purposes; and for this purpose he is hereby required to keep necessary books of account in which all entries of money expended and moneys received shall be entered, which books shall be open to public inspection.

Section 10. It shall be the duty of said commissioner to act for the state in the enforcement of the laws relating to the sale or manufacture of any impure or adulterated food or seed products; and for said purpose he is empowered to employ chemists, agents and counsel, as may be necessary for the proper enforcement of such laws; and for such expenses there shall be appropriated a sum not exceeding five hundred dollars, to be allowed upon the approval of the governor and council upon the presentation of proper itemized vouchers; and said commissioner shall perform all other duties now required of the secretary of the board of agriculture not inconsistent with this act.

Section 11. That part of chapter fifty-eight of the revised statutes relating to the Maine board of agriculture, and all acts amendatory thereof and additional thereto, inconsistent with this act, are hereby repealed, and all offices created thereby abolished on and after January first, nineteen hundred and two.

Section 12. This act shall take effect January first, nineteen hundred and two, except as to that part relating to the election of said commissioner of agriculture, which shall take effect on approval of this act, and said commissioner of agriculture shall forthwith be elected as herein provided.

Approved March 19, 1901.

Chapter 205.

An Act to create a lien for driving Logs or Lumber under contract with the owner, or any other person.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lien on logs
for driving
by contract.

—how
enforced.

—has
precedence
except liens
for labor, etc.

Section 1. Whoever drives logs or lumber by contract with the owner, or with any other person, shall have a lien on said logs or lumber for the amount due under said contract. Said lien shall continue for sixty days after the logs or lumber arrive at the place of destination for sale or manufacture, and may be enforced by attachment. Said lien shall take precedence of all other claims, except liens for labor, for stumpage, and for towing. When the contract is made with any person other than the owner of the logs or lumber, actual notice in writing shall be

given before work is begun on said logs or lumber, to the owner of said logs or lumber, stating therein the terms of the contract. If the owner, at the time said notice is given him, or immediately thereafter, shall notify said contractor in writing not to drive said logs or lumber, then said contractor shall not have a lien on said logs or lumber so driven.

Section 2. Section forty-two, chapter ninety-one of the revised statutes, is hereby made applicable to suits brought to enforce the above lien.

Section 42,
chapter 91,
R. S., made
applicable.

Section 3. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 206.

An Act to amend Chapter eighty-nine of the Public Laws of eighteen hundred and ninety-nine, entitled, "An Act to provide for the Schooling of Children in Unorganized Townships."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter eighty-nine of the public laws of eighteen hundred and ninety-nine is hereby amended by striking out all after the word "children" in the twelfth line thereof, and inserting the words, 'such amount per scholar as shall be his proportional part of the cost of the school to which he is sent' so that said section, as amended, shall read as follows:

Section 2,
chapter 89,
public laws,
1899, amended

'Section 2. The state superintendent shall certify to the governor and council the number and residence of the children enumerated and schooled, as provided in section one of this chapter, together with the cost of schooling said children and the governor and council shall direct the treasurer of state to pay the state superintendent of schools so much of the interest on the reserve land fund of the township in which said children reside as, added to the amount received from the inhabitants of the township from the per capita tax, shall pay the expense of said school. The state superintendent of schools shall pay to the treasurer of any town or plantation in which he may school any of said children, such amount per scholar as shall be his proportional part of the cost of the school to which he is sent.'

How cost of
schooling
shall be paid.

Section 2. Section three of said chapter is hereby amended by inserting the words 'assess and' before the word "collect" in the fifth line thereof, and by adding to said section the following: "The state superintendent shall have power to supply school books for the schools established under this act, under

Section 3
amended.

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such conditions and regulations as to the purchase and care thereof as he may deem proper ;' so that said section, as amended, shall read :

Agents,
appointment
and duties of.

'Section 3. The state superintendent of schools shall have power to appoint agents for the several townships in which schools shall be established under this act, whose duty it shall be under the direction of the state superintendent to enumerate the pupils, assess and collect the per capita tax, employ the teacher and attend to all necessary details in connection with said schools ; for which work they shall be paid a sum not exceeding two dollars per day, when actually employed in this duty, and actual necessary traveling expenses. The state superintendent shall have power to supply school books for the schools established under this act, under such conditions and regulations as to the purchase and care thereof as he may deem proper.'

—compensa-
tion.

—superinten-
tendent shall
supply school
books.

Section 4
amended.

Section 3. Section four of said chapter is hereby amended in the second line thereof by substituting for the word "fifteen" the words 'twenty-five,' so that said section, as amended, shall read :

Appropri-
ation to carry
act into effect.

'Section 4. For the purpose of carrying out the provisions of this act, there is hereby appropriated the sum of twenty-five hundred dollars annually.'

Section 4. All acts and parts of acts, inconsistent herewith, are hereby repealed.

Section 5. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 207.

An Act to repeal the bounty on Wild Cats.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Bounty on
wildcats
repealed.

Section 1. So much of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, as provides for a bounty on wildcats is hereby repealed.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 208.

An Act to amend Section thirty of Chapter forty-six of the Revised Statutes relating to Banks and Trust Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty of chapter forty-six of the revised statutes, relating to banks and trust companies, is hereby amended, as follows: Section 30,
chapter 46, R.
S., amended.

First, by inserting after the word "banks" and before the word "and" of the first line thereof the following: 'treasurers of trust and banking and safe deposit companies.'

Second, by inserting after the word "corporations" and before the word "and," in the tenth line thereof, the following: 'and also the value of the real estate, vaults and safe deposit plant, owned by any bank or trust and banking or safe deposit company, in which it does business and which is taxed as other real estate is taxed in the town in which it is located and the amount for which it is valued by the assessors of such municipality for the year previous.'

Third, by adding after the word "property" in the last line thereof the following: 'deducting the assessed value of the real estate of any bank, trust and banking or safe deposit company as herein provided.'

So that said section, when amended, shall read as follows:

'Section 30. Cashiers of banks, treasurers of trust and banking and safe deposit companies, and clerks or treasurers of other corporations shall ascertain the residences of all stockholders in either; and no dividend shall be paid to any stockholder, whose residence, for the time being, is not entered on the books thereof; and the cashiers of banks, and clerks or treasurers of all corporations holding property liable to be taxed, shall, by the eighth day of April annually, return under oath, to the assessors of each town, in which any of its stockholders reside, the names of such stockholders, the amount of stock owned by them on the first day of such April, and the amount of stock paid into such corporations, and also the value of the real estate, vaults and safe deposit plant, owned by any bank or trust and banking or safe deposit company, in which it does business and which is taxed as other real estate is taxed in the town in which it is located and the amount for which it is valued by the assessors of such municipality for the year previous, and such return shall contain in the body thereof, or by note annexed thereto, an abstract of section thirty-two of chapter six; and such returns shall be the

Bank officers
to ascertain
residence of
stockholders.

—no divi-
dends paya-
ble to those
whose resi-
dence is not
on books.

—when state-
ment and
stock to be
returned.

—to be basis
of taxation.

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basis of taxation on such property, deducting the assessed value of the real estate of any bank, trust and banking or safe deposit company, as herein provided.'

Approved March 19, 1901.

Chapter 209.

An Act to fix the salary of the Judge of Probate in and for the County of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of
judge of
probate for
Washington
county fixed.

Section 1. The salary of the judge of probate in and for the county of Washington shall be seven hundred dollars a year instead of the sum now fixed by law, which shall be paid to him out of the county treasury in equal quarterly payments.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 210.

An Act to amend Section seventeen of Chapter seventeen of the Revised Statutes, relating to Stationary Engines.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 17,
chapter 17, R.
S., amended.

Section seventeen of chapter seventeen of the revised statutes is hereby amended by inserting in the first line of said section after the word "stationary," the words 'gasoline or,' so that when said section is amended, it shall read as follows:

Stationary
gasoline or
steam engine
not to be
used without
license from
town officers.

'Section 17. No stationary, gasoline or steam engine shall be erected in a town until the municipal officers have granted license therefor, designating the place where the buildings therefor shall be erected, the materials and mode of construction, the size of the boiler and furnace, and such provision as to height of chimney or flues, and protection against fire and explosion, as they judge proper for the safety of the neighborhood. Such license shall be granted on written application, recorded in the town records, and a certified copy of it furnished, without charge, to the applicant.'

Approved March 19, 1901.

Chapter 211.

An Act to allow larger lots to be taken for School Purposes and to shorten the time allowed owners thereof for appeal.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section fifty-seven of chapter eleven of the revised statutes is hereby amended by striking out the words "one hundred square rods" in the sixth line thereof, and inserting in their place the words, 'three acres,' so that said section, as amended, shall read as follows:

'Section 57. When a location for the erection or removal of a school house and requisite buildings have been legally designated, and the owner thereof refuses to sell, or, in the opinion of the municipal officers, asks an unreasonable price for it, or resides without the state and has no authorized agent or attorney therein, they may lay out a school house lot, not exceeding three acres, and appraise the damages therefor; and on payment or tender of such damages, or if such owner does not reside in the state, upon depositing such damages in the treasury of such town or district for his use, the town or district designating it may take such lot to be held and used for the purposes aforesaid; and when such school house has ceased to be thereon for two years, said lot reverts to the owner, his heirs or assigns. And any town or city may take real estate for the enlargement or extension of any location designated for the erection or removal of a school house and requisite buildings and play grounds, as herein provided; but no real estate shall be so taken within fifty feet of a dwelling house.'

Towns may lay out school house lots in certain cases.

—damages, how appraised.

—how paid.

—lot to revert to owner if not occupied for two years.

—land may be taken for school house lot, play grounds, etc., but not within 50 feet of a dwelling.

Section 2. Section fifty-eight of chapter eleven of the revised statutes is hereby amended by striking out the words "one year" in the third line thereof and inserting in their place the words 'six months' so that said section, as amended, shall read as follows:

Section 58 amended.

'Section 58. If the owner is aggrieved at the location of the lot, or the damages awarded, he may apply to the county commissioners within six months, who may change the location and assess the damages, and the proceedings shall be conducted as in section eight of chapter eighteen. If the damages are increased, or the location changed, such town or district shall pay the damages and costs; otherwise the costs shall be paid by the applicant.'

If owner is aggrieved, issue may be tried by jury.

CHAP. 212**Chapter 212.**

An Act to amend section thirty-five of chapter two hundred and eighty-five of the Public Laws of eighteen hundred and ninety-seven, entitled "An Act to revise and consolidate the Public Laws relating to Sea and Shore Fisheries, as amended by chapter ninety-two of the Public Laws of eighteen hundred and ninety-nine."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 35,
chapter 286,
public laws,
1897, as
amended by
chapter 92,
public laws,
1899, further
amended.

Section 1. Section thirty-five of chapter two hundred and eighty-five of the public laws of eighteen hundred and ninety-seven, as amended by chapter ninety-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by striking out of the last line of said section the words, "on the sea shores," and inserting in place thereof the words, 'for the purpose of taking herring or other salt water fish,' so that said section, as amended, shall read as follows:

Depth pre-
scribed for
weirs how
measured.

—conditions
under which
limit may be
exceeded.

—certain
weirs
excepted.

—standard
for low water
mark on
Kennebec
river.

—act does not
apply to sea
shore fish
weirs.

'Section 35. The limit of depth prescribed for weirs in the preceding section shall be measured at the entrance of the weir, provided that no part of the weir known as the leader, is in more than two feet of water at low water mark. Weirs may exceed the limit of two feet depth, measured as aforesaid under the following conditions: first, the distance from the before mentioned two feet limit, to the entrance of such weir, shall not exceed one hundred feet; second, no such weir shall obstruct more than one-eighth of the channel, except in the Cathance, Abbagadasset and Eastern rivers, such weirs may extend twenty-five feet beyond the one-eighth aforesaid, provided such extension shall not exceed one-fourth of the width of the channel in the Abbagadasset and Eastern rivers; third, every such weir shall be stripped so as to render it incapable of taking fish between the twenty-fifth day of June and the fifteenth day of August of each year, but these conditions apply only to weirs that exceed the aforesaid limit of depth. The standard for low water mark on the Kennebec river, is in all cases the nearest bench mark of the United States coast survey, allowance being made at the various points for the difference in time. The provisions of this and the preceding sections do not apply to weirs built for the purpose of taking herring or other salt water fish.'

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 213.

An Act to fix the salary of the Register of Probate in and for the County of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The salary of the register of probate in and for the county of Washington shall be six hundred dollars a year instead of the sum now established by law, to be paid from the county treasury in equal quarterly payments.

Salary of
register of
probate
Washington
county fixed.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 214.

An Act authorizing the employment of Deputy Fish Wardens by the Commissioner of sea and shore fisheries and by the Commissioners of inland fisheries and game.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The commissioner of sea and shore fisheries for his department and the commissioners of inland fisheries and game for their department may appoint deputy wardens, for whose official misconduct and neglect they shall be answerable, and said deputy wardens shall be sworn. Their appointment and discharge shall be in writing. Such deputy wardens shall be subject to all the laws pertaining to wardens appointed by the governor and council, and have the same powers. And said commissioners may revoke such appointment at any time.

Deputy fish
wardens,
appointment
of, by com-
missioners.

Approved March 19, 1901.

Chapter 215.

An Act to regulate proceedings on Certiorari.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

When the proceedings of any tribunal are brought up by a writ of certiorari, the court may quash or affirm such proceedings, or enter such judgment as the court below should have rendered, or may make such order, judgment, or decree in the premises as law and justice may require.

Proceedings
on writs of
certiorari.

Approved March 19, 1901.

PARTIES SUMMONED AS TRUSTEES—FEES AND COSTS.

P. 216

Chapter 216.

An Act additional to Chapter eighty-six of the Revised Statutes, regulating the Costs of Parties summoned as Trustee.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 86, R. S., amended.

Chapter eighty-six of the revised statutes is hereby amended by adding the following section:

Party summoned as trustee entitled to cost.

'Section 91. A party summoned as trustee and required to attend court and make a disclosure, shall be entitled to costs as follows: If the claim sued for does not exceed twenty dollars such trustee shall be entitled to travel and attendance and twenty-five cents for the oath; and if the claim sued for exceeds twenty dollars, such trustee shall be entitled to two dollars and fifty cents in addition to the above fee, and when required to attend court for further examination such trustee shall be entitled to travel and attendance.'

Approved March 19, 1901.

Chapter 217.

An Act to amend section fourteen of chapter one hundred and sixteen of the Revised Statutes, relating to Fees and Costs.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 14, chapter 116, R. S., amended.

Section fourteen of chapter one hundred and sixteen of the revised statutes is hereby amended by striking out the first thirteen lines of said section and inserting in the place thereof the following:

'To parties recovering costs before a trial justice, thirty-three cents for each day's attendance, and the same for every ten miles travel. To parties recovering costs in the supreme judicial or superior courts, thirty-three cents for every ten miles travel, and three dollars and fifty cents for attendance at each term until the action is disposed of, unless the court otherwise directs.' So that said section, as amended, shall read as follows:

Costs to be taxed for parties, and attorneys.

Section 14. To parties recovering costs before a trial justice, thirty-three cents for each day's attendance, and the same for every ten miles travel. To parties recovering costs in the supreme judicial or superior courts, thirty-three cents for every ten miles travel, and three dollars and fifty cents for attendance at each term until the action is disposed of, unless the court otherwise directs. Costs for travel shall be taxed for the prevailing party in civil suits, according to the distance of said

CHAP. 218

Costs for
travel in
civil suits,
how taxed.

party or his attorney who resides nearest to the place of trial, unless said prevailing party or his attorney who resides farthest from said place of trial, actually travels the greater distance for the special purpose of attending court in such cause, in which case costs shall be taxed for said last named distance, and when the action is in the name of an indorsee, and the plaintiff is the prevailing party, such costs for travel shall be taxed according to the distance of the attorney, payee or indorsee, who is nearest to the place of trial, unless the attorney, payee or indorsee, residing the greater distance from said place of trial, actually travels such greater distance for the special purpose of attending court in said cause. But no costs for travel shall be allowed for more than ten miles distance from any justice, municipal or police court, nor for more than forty miles distance from any other court, unless the plaintiff prevailing actually travels a greater distance, or the adverse party, if he recovers costs, by himself, his agent or attorney, in fact travels a greater distance for the special purpose of attending court in such cause. For a power of attorney, fifty cents; and for the plaintiff's declaration, fifty cents in the supreme judicial or superior courts, but no fee for a power shall be taxed before any municipal or police court or trial justice. For an issue in law or fact, there shall be allowed for an attorney's fee, two dollars and fifty cents in the supreme judicial or superior courts. In cases of forcible entry and detainer, parties shall be allowed the same costs as in ordinary civil actions.'

—no costs
allowed for
travel beyond
a certain
distance.

Approved March 19, 1901.

Chapter 218.

An Act to amend Section seventy-seven of Chapter forty-nine of the Revised Statutes, relating to Insurance.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seventy-seven of chapter forty-nine of the revised statutes is hereby amended by adding after the word "commissioner" in the last line thereof, the words 'and any company, association or society which neglects or refuses to comply with the provisions of this section, or to file its premium tax return, or to pay the tax for which it shall be liable, as required by the laws of this state, forfeits five dollars a day for each day's neglect, provided, that for good cause shown, the commissioner may extend the time within which the statement required by this

Section 77,
chapter 49, R.
S., amended.

CHAP. 219

Domestic
and foreign
companies,
associations
or societies
shall furnish
annual
statement of
condition.

—penalty for
neglect.

section may be filed, to a date not later than the fifteenth day of February,' so that said section, as amended, shall read as follows:

'Section 77. Every insurance company, doing business in the state, shall annually, by the thirty-first day of January, render to the commissioner either an exact statement, under oath, of its condition as it existed on the thirty-first day of the previous December, or its last exhibit, setting forth its condition as required by blanks furnished by the commissioner, and any company, association or society which neglects or refuses to comply with the provisions of this section, or to file its premium tax return, or to pay the tax for which it shall be liable, as required by the laws of this state, forfeits five dollars a day for each day's neglect, provided, that for good cause shown, the commissioner may extend the time within which the statement required by this section may be filed, to a date not later than the fifteenth day of February.'

Approved March 19, 1901.

Chapter 219.

An Act relating to Life Insurance on the Assessment Plan.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 287,
public laws,
1889, and acts
additional
and chapter
106, laws,
1899, repealed.

When act
shall take
effect.

Section 1. So much of chapter two hundred and thirty-seven of the public laws of eighteen hundred and eighty-nine and acts additional thereto and amendatory thereof and so much of chapter one hundred and six of the public laws of eighteen hundred and ninety-nine, as relate to life insurance on the assessment plan are hereby repealed.

Section 2. This act shall take effect January one, nineteen hundred and two.

Approved March 19, 1901.

Chapter 220.

An Act to amend Section sixty-three of Chapter three of the Revised Statutes, as amended by Chapter three hundred and thirty-four of the Public Laws of eighteen hundred and eighty-five, relating to Fish Weirs and Wharves.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section sixty-three of chapter three of the revised statutes as amended by chapter three hundred and thirty-four of the public laws of eighteen hundred and eighty-five, is hereby amended by inserting after the word "weir" in the second line the words 'or wharf' so that said section, as amended, shall read as follows:

Section 63, chapter 3, as amended by chapter 334, public laws 1886, further amended.

'Section 63. No fish weir or wharf shall be extended, erected or maintained, except in accordance with this chapter; and no fish weir, or wharf shall be erected or maintained in tide waters below low water mark in front of the shore or flats of another without the owner's consent, under a penalty of fifty dollars for each offense to be recovered in an action by debt by the owner of said shore or flats; but this chapter does not apply to weirs, the materials of which are chiefly removed annually, provided that they do not obstruct navigation, nor interfere with the rights of others.'

Fish weirs and wharves shall be extended in accordance with this chapter.

—no weir or wharf to be set up in tide waters without consent of owner of shore or flats.

Section 2. Nothing in this act shall affect any wharves now so erected or maintained.

Existing wharves not affected.

Section 3. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent acts repealed.

Approved March 19, 1901.

Chapter 221.

An Act to amend section twenty-three of Chapter one hundred and thirty-seven of the Public Laws of eighteen hundred and eighty-seven, entitled "An Act to abolish Imprisonment for Debt except in cases of fraud."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-three of chapter one hundred and thirty-seven of the public laws of eighteen hundred and eighty-seven is hereby amended by inserting in said section after the word "subpoena" and before the words "twenty-five" in the second line of said section the words 'seventy-five cents for entry;' and by striking out the words "one dollar" in the fourth line of said section and inserting in the place thereof the words 'twenty-five cents' so that said section, as amended, shall read as follows:

Section 23, chapter 137, public laws 1887, amended

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Fees of
magistrate.

—fees of
officers.

—fees, by
whom paid.

'Section 23. The magistrate shall be entitled to twenty-five cents for each subpoena, seventy-five cents for entry, twenty-five cents for capias, twenty-five cents for certificate, and three dollars for each day in hearing the disclosure and other testimony, and for entering default, twenty-five cents. The fees of officers shall be the same as for service of other process of similar nature. The petitioner may if the magistrate authorizes it, procure an officer to be in attendance during the proceedings, and the fees for such attendance shall be seventy-five cents a day. The above fees shall be paid by the petitioner, and in case the oath named in section eight is administered, shall be added to the costs on the judgment and execution and taxed in detail thereon by the magistrate. In case said oath is not administered to the debtor, the petitioner shall recover his costs and said fees, as in actions before a trial justice, and the magistrate shall issue a separate execution therefor.'

Approved March 19, 1901.

Chapter 222.

An Act to correct clerical errors and make plain the meaning of and amend Chapter thirty of the Revised Statutes, as amended by Chapter forty-two of the Public Laws of eighteen hundred and ninety-nine, relating to Inland Fisheries and Game.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 17,
chapter 30,
R. S., as
amended by
chapter 42,
laws 1899,
further
amended.

Section 1. Section seventeen of said chapter thirty, of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by inserting after the word "kill" in the seventh line of said section the words 'or have in possession,' and by inserting after the word "moose" in the eighth line of said section the words 'or part thereof,' so that said section, as amended, shall read as follows:

Close time for
cow and calf
moose.

—term "calf
moose" how
construed.

—close time
for bull
moose from
December 1
to October 15.

—only one
may be taken
in open
season.

'Section 17. No person shall at any time hunt, catch, kill, destroy or have in his possession any cow or calf moose; and the term 'calf moose' as herein used, shall be construed to mean that these animals are calves until they are at least one year old, and have at least two prongs or tines to their horns. No person shall, between the first day of December and the fifteenth day of October, in any manner, hunt, take, catch, or kill, or have in possession any bull moose or part thereof; and no person shall, between October fifteenth and December first, take, catch,

CHAP. 222

kill or have in possession more than one bull moose or part thereof.'

Section 2. Section eighteen of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended to read as follows:

Section 18
amended.

'Section 18. No person shall, except as hereinafter provided, in any manner, hunt, take, catch, kill or have in possession for any purpose or whenever or wherever taken, caught or killed, any deer, or part thereof, between December fifteenth and October first next following; no person shall between October first and December fifteenth next following, except as hereinafter provided, take, catch, kill or have in possession for any purpose or whenever or wherever taken, caught or killed, more than two deer or parts thereof; a person lawfully killing a deer in open season shall have a reasonable time in which to transport the same to his home and may have the same in possession at his home in close season.'

Close time for
deer Decem-
ber 15 to
October 1.

—two only
may be taken
in open
season.

Section 3. Section twenty-two of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended to read as follows:

'Section 22. The words 'close season' and 'close time,' where used in this act, shall mean the time or period during which by this act it is made unlawful to hunt, shoot, wound, trap or destroy any bird or animal, or fish for, or catch any fish mentioned or referred to in this act, and the words 'open season' where used in this act, shall mean the time or period during which it shall be lawful to take these animals, fish, and birds as specified and limited. Any person may, at any time, lawfully kill any dog which hunts or chases a moose, caribou, or deer, or any dog kept or used for that purpose.

Terms "close
season" and
"close time."

—lawful to
kill any dog
found hunting
deer.

Any person owning or having in his possession any dog for the purpose of hunting or chasing moose, caribou, or deer, shall be punished by a fine of one hundred dollars and costs of prosecution for each offense.

—penalty for
keeping a dog
for hunting
purposes.

Sunday is a close time, on which it is not lawful to hunt, kill, or destroy game or birds of any kind, under the penalties imposed therefor during other close time; but the penalties already imposed for the violation of the Sunday laws by the statutes of this state are not hereby repealed or diminished.'

Sunday is a
close time for
game and
birds.

Section 4. Section nine of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of

Section 9
amended.

CHAP. 222

eighteen hundred and ninety-nine, is hereby amended so as to read as follows:

Unlawful to introduce fish into the waters of the state or any wild birds or animals into the state except upon permission of the commissioners.

—penalty. Unlawful to have in possession any jack light, spear, trawl or net.

—penalty for violation.

Section 27 amended.

Section 10 amended.

Commissioners may grant permits to take eels, suckers, cusk and whitefish in closed waters.

—lawful to take suckers from going out of the ice till June 1.

Section fourteen, amended.

'Section 9. Whoever introduces fish of any kind into any of the waters of the state by means of live fish or otherwise, or whoever introduces wild birds or wild animals of any kind or species, into the state except upon written permission of the commissioners of inland fisheries and game, shall forfeit not less than fifty dollars nor more than five hundred dollars.

'The having in possession of any jack light, spear, trawl, or net, other than a dip net, in any camp, lodge, or place of resort for hunters or fishermen, in the inland territory of the state, shall be prima facie evidence that the same are kept for unlawful use; and they may be seized by any officer authorized to enforce the inland fish and game laws. Whoever is convicted of having any of the above named implements in his possession unlawfully as aforesaid, shall be fined fifty dollars and costs of prosecution.'

Section 5. Section twenty-seven of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by striking out the words "fish or" in the fourteenth line of said section.

Section 6. Section ten of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended so as to read as follows:

'Section 10. In closed waters where eels, suckers, cusk and white fish abound, the commissioners may grant permits to take the same and dispose of them for food purposes; and where an exclusive right is granted to take eels in any river or stream or part thereof, they may grant such permit upon such terms as they deem reasonable, and such permits shall expire with the calendar year; and it shall be lawful to take suckers with spears or hook and line in any closed tributaries from the time the ice goes out in the spring until June first.'

Section 7. Section fourteen of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by striking out the word "ten" in the sixth line of said section, and inserting instead thereof the word 'fifteen,' and by adding after the word "hearing" in the thirteenth line the words, 'such license shall be for the term of three years, and each person so licensed shall annually on or before December first of each year make a detailed written report to the commissioners of all they have done during the year by virtue of such license,' so that said section, as amended, shall read as follows:

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Commissioners may issue licenses to taxidermists.

'Section 14. The commissioners of inland fisheries and game may, upon application, issue a license to such persons as taxidermists, who, in their judgment, are skilled in that art, of good reputation, and friendly to the fish and game laws of the state; and may also issue licenses to suitable persons, whose numbers shall not exceed fifteen at one time, to take, kill, capture and have in possession any species of birds other than domestic and the nests and eggs thereof for scientific purposes; and for such licenses the applicant shall pay the sum of five dollars; but no person thus allowed to take or have in possession birds for scientific purposes shall sell, offer for sale, or take any compensation for specimens of birds, nests, or eggs, or dispose of the same, by gift or otherwise, to be taken from the state, except for exchange of specimens for scientific purposes; and for any violation of the provisions of this section, such persons shall be subject to a fine of not less than ten nor more than fifty dollars. This section, however, shall not authorize the killing of any birds nor the taking of any birds' nests or eggs thereof on Sunday; and the commissioners may, for cause, revoke any license authorized by this section. Taxidermists mentioned in this section may at all times have in their possession, at their places of business, fish and game lawfully caught or killed in open time for the sole purpose of preparing for and mounting the same; and such fish and game, or parts thereof, may be transported to such licensee and retained by him for the purposes aforesaid, under such rules, restrictions and limitations as shall, from time to time, be made by said commissioners and stated in such original license and additions made thereto, from time to time, by said commissioners. Such licenses may be revoked by said commissioners, at any time after notice and an opportunity for a hearing; such licenses shall be for the term of three years, and each person so licensed shall annually, on or before December first of each year, make a detailed, written report to the commissioners of all they have done during the year by virtue of such license; and every licensee or carrier violating any of the provisions of this act, or of the rules, restrictions, or limitations set out in said license and additions thereto, shall, on complaint before any, trial justice or municipal or police court, be fined not less than twenty dollars nor more than fifty dollars.'

Section 8. Section twenty of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by inserting after the word "costs" in the sixth line of said section the following words, 'for each deer taken, caught, killed or had in pos-

—may license persons to take birds, eggs, and nests for scientific purposes.

—fee.

—such birds, etc., shall not be offered for sale.

—penalty.

—taking of birds, etc., on Sunday prohibited.

—taxidermists may have in possession fish and game in open season.

—may be transported under license by commissioners.

—license may be revoked.

—term of license.

—persons licensed shall make written report.

Section twenty amended.

CHAP. 223

Penalty for
violation of
section
seventeen.

—for viola-
tion of
section
eighteen.

—for viola-
tion of
section
nineteen.

Section fifty
amended.

session in violation of the provisions of section eighteen of said chapter,' so that said section, as amended, shall read as follows:

'Section 20. Whoever shall violate any of the provisions of section seventeen of this chapter, shall be punished by a fine of not less than five hundred dollars nor more than one thousand dollars or by imprisonment not exceeding four months; whoever shall violate any of the provisions of section eighteen of this chapter, shall be punished by a fine of forty dollars and costs for each deer taken, caught, killed or had in possession in violation of the provisions of section eighteen of said chapter; whoever shall violate any of the provisions of section nineteen of this chapter relating to deer, shall be punished by a fine of forty dollars and costs; and whoever shall violate any of the provisions of section nineteen of this chapter, relating to moose or caribou, shall be punished by a fine of not less than five hundred dollars nor more than one thousand dollars, or by imprisonment not exceeding four months.'

Section 9. Section fifty of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred ninety-nine, is hereby amended by striking out all of said section after the word "recovered" in the eighth line of said section.

Approved March 19, 1901.

Chapter 223.

An Act relating to Fees and Taxable Costs allowed to prevailing parties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Costs shall
not be taxed
unless pre-
cept bears
endorsement
of attorney at
law.

No costs shall accrue, be taxed or allowed, for any precept required in legal proceedings, whether in law or equity, unless the same shall issue from and bear the endorsement of an attorney at law.

Approved March 19, 1901.

Chapter 224.

An Act relating to the Fees of the Sheriff of Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The sheriff of the county of Cumberland shall receive as full compensation for services in attendance upon the supreme judicial and superior courts in said county, as jailer, master or keeper of the county jail in said county, for receiving and committing prisoners therein, and for the services of all criminal processes and the performance of all duties relating to the enforcement of all criminal laws, an annual salary of three thousand five hundred dollars a year, to be paid from the county treasury in equal quarterly payments on the first days of January, April, July and October, together with the free rental of the house or living apartments connected with the county jail in said county, including the stable, and including necessary light and fuel. Such necessary, incidental expenses as are just and proper, incurred in the performance of his public duties, shall be allowed by the county commissioners of said county, and paid from the county treasury.

Salary of
sheriff of
Cumberland
county,
established.

—Incidental
expenses may
be allowed.

Section 2. All fees chargeable under the statutes of the state for the performance of any of the duties prescribed in the preceding section, except for the board of prisoners, shall be charged and collected by said sheriff as now provided by law, and an accurate account thereof, and of those specified in section three of this act, kept and transmitted to the county treasurer on the last day of March, June, September and December annually, and the amount deducted from the quarter's salary for the quarter then ending. If such fees are in excess of the amount of salary then due said sheriff, he shall pay said excess to the county treasurer. And no county treasurer shall pay any quarter's salary until said statement shall have been filed.

Legal fees
shall be
collected and
accurate
account
transmitted
to county
treasurer.

Excess of
salary due
shall be paid
to county
treasurer.

Section 3. For all prisoners committed from other counties or from any court of the United States, and for all other persons confined for debt and on other civil processes, the sheriff shall collect the same fees for their entire support as are now provided by law, or may be fixed by the county commissioners under the authority vested in them by statute and include the same in the statement provided for in the preceding section, and the same shall be deducted from the salary as herein prescribed. He shall not make any charge or collect any fees for the support of prisoners committed on criminal process from any court in the county in which said jail is situated.

Fees collected
from other
counties, etc.,
shall be
disposed of as
in section 2.

CHAP. 224

County commissioners shall procure all necessary supplies.

—food for prisoners shall be prepared at expense of the county.

—county commissioners may prescribe rations, etc.

—how bills shall be audited.

Commissioners shall annually advertise for proposals for supplies.

—award contract to lowest bidder.

Special deputies shall be appointed to enforce liquor law.

—compensation.

Section 4. The said county commissioners of the county of Cumberland shall, without extra charge or commission to themselves or to any other person, procure all necessary supplies, including necessary food, fuel, bedding and clothing, for the jail and the prisoners therein, in said county, to be furnished and purchased under their direction and at the expense of the county. A suitable person shall be employed to prepare the food of the prisoners, at the expense of the county, and the service of the food to the prisoners shall be under the general direction of the jailer, master or keeper. The person employed to prepare the food of the prisoners shall be appointed by the sheriff, subject to the approval of the county commissioners. The county commissioners shall have authority at any time to direct specific rations, or articles of food, clothing, soap, fuel or other necessities, to be furnished and served to the prisoners. The bills and accounts for supplies furnished, and the items of expenses incurred in preparing and serving the same, shall be audited quarterly by some competent person appointed by the judge of the superior court of the county of Cumberland, and be paid by the county treasurer. For services in auditing said accounts, said judge shall allow a reasonable compensation to be paid from the county treasury.

Section 5. The county commissioners of the county of Cumberland may each year, as soon after the first of January as may be, make an estimate of the amount of food, fuel, clothing and supplies as far as practicable, which will be required by the county jail and for the support of the prisoners therein for the current year, and advertise for sealed proposals for furnishing the same according to specifications furnished by them, in the daily papers of the city of Portland, three days successively, at least fourteen days before the time limited for the reception of such proposals, at which time they shall examine all such proposals and award the contract to the lowest responsible bidder; and the county commissioners shall procure such other necessary supplies and articles for the foregoing purposes as may not be furnished by contract, and account for the same in the manner provided for in the preceding section of this act.

Section 6. The sheriff of Cumberland county shall appoint three deputy sheriffs, who shall serve at the pleasure of said sheriff, and whose special duty shall be to enforce the provisions of chapter twenty-seven, revised statutes of Maine and acts additional thereto and amendatory thereof, in said county, and who shall receive as compensation therefor, the sum of three dollars per day, to be paid from the county treasury, together with

such incidental expenses as may be necessary for the proper enforcement of said chapter; bills for which shall be audited as provided in section one, chapter one hundred and thirty-six, revised statutes of Maine.

Section 7. The sheriff of said county, and his deputies appointed under the provisions of section six of this act, shall receive no fees for said service except as herein provided, but shall charge up all fees now allowed to sheriffs and their deputies for the enforcement of the provisions of said chapter twenty-seven, revised statutes of Maine, and acts additional thereto and amendatory thereof, to the county of Cumberland and account for them as provided in section eight of this act.

Fees of sheriff and deputies for enforcement of liquor law shall be charged up to county.

Section 8. The sheriff of Cumberland county, on the last secular day of June and December of each year, shall render to the treasurer of said county an itemized account of all fees charged up to said county by him, and by his deputies appointed as herein provided, for the enforcement of the provisions of said chapter twenty-seven, revised statutes of Maine, and acts additional thereto and amendatory thereof, in said county, which said fees shall revert to the county of Cumberland.

An itemized account of fees shall be rendered and paid to the county.

Section 9. No deputy sheriff, unless appointed under the provisions of section six of this act, shall receive any compensation for the enforcement of the provisions of said chapter twenty-seven, revised statutes of Maine, and acts additional thereto and amendatory thereof, in the city of Portland, unless such compensation shall be allowed by the county commissioners of said county.

Deputies, unless appointed under section 6 shall not receive compensation for enforcement of liquor law.

Section 10. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed so far as the same would apply to the county of Cumberland.

Inconsistent acts repealed.

Section 11. This act shall take effect upon the first day of July, in the year of our Lord nineteen hundred and one.

When act shall take effect.

Approved March 19, 1901.

CHAP. 225**Chapter 225.**

An Act to amend Chapter ninety-six of the Public Laws of eighteen hundred and ninety-five, relating to Collateral Inheritance Tax.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 96,
public laws
1895, amended.

Section one of chapter ninety-six of the public laws of eighteen hundred and ninety-five is hereby amended by striking out in line twelve the words "two and one half" and inserting in place thereof the word 'four,' so that said section, as amended, shall read as follows:

All property
which shall
pass by will
or otherwise
to any person,
for enjoyment
after death of
grantor or
other than
of legal heirs,
etc., of
grantor, shall
be subject to
a tax for use
of the state.

'Section 1. All property within the jurisdiction of this state, and any interest therein, whether belonging to inhabitants of this state or not, and whether tangible or intangible, which shall pass by will or by the intestate laws of this state, or by deed, grant, sale or gift made or intended to take effect in possession or enjoyment after the death of the grantor, to any person in trust or otherwise, other than to or for the use of the father, mother, husband, wife, lineal descendant, adopted child, the lineal descendant of any adopted child, the wife or widow of a son or the husband of the daughter of a descendant, or any educational, charitable or benevolent institution in this state, shall be liable to a tax of four per cent of its value, above the sum of five hundred dollars, for the use of the state, and all administrators, executors and trustees, and any such grantee under a conveyance made during the grantor's life shall be liable for all such taxes, with lawful interest as hereinafter provided, until the same shall have been paid as hereinafter directed.'

Section 2. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 226.

An Act in relation to the salaries of the Justices of the Supreme Judicial Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salaries of
justices of
supreme
judicial court
increased.

From and after the first day of April, in the year of our Lord one thousand nine hundred and one, the annual salary of each of the justices of the supreme judicial court shall be four thousand dollars, payable from the treasury of the state, in quarterly payments, on the first days of January, April, July and October.

Approved March 20, 1901.

Chapter 227.

An Act to amend Section forty-eight of Chapter two hundred and eighty-five of the Public Laws of eighteen hundred and ninety-seven, relating to Sea and Shore Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section forty-eight of chapter two hundred and eighty-five of the public laws of eighteen hundred and ninety-seven is hereby amended by striking out of the fourth and fifth lines of said section the words, "into the treasury of the county in which the offense is committed, and by such treasurer," so that said section, as amended, shall read as follows:

Section 48,
chapter 285,
public laws
1897, amended.

'Section 48. All fines and penalties under this act may be recovered by complaint, indictment or action of debt made or brought by any person in the county where the offense is committed, and shall be paid to the state treasurer, to be added and made a part of the appropriation for sea and shore fisheries.'

Fines and
penalties, how
recovered and
disposed of.

Approved March 20, 1901.

Chapter 228.

An Act to amend Section one hundred and forty-five of Chapter eighty-two of the Revised Statutes as amended by Chapter one hundred and seventy-four of the Public Laws of eighteen hundred and ninety-three entitled "An Act relating to Exceptions and Stenographers."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one hundred and forty-five of chapter eighty-two of the revised statutes, as amended by section two of chapter one hundred and seventy-four of the public laws of one thousand eight hundred and ninety-three, is hereby amended by striking out, in the first line, the words, "at any term of the supreme judicial or superior courts, the," and by inserting instead thereof the word 'any,' and by inserting, after the word "justice" in the second line, the words, 'of the supreme judicial court;' also by striking out, in the twelfth line, the words, "he shall receive for his services, from the treasury of the county in which the court is held the sum allowed by the court, not exceeding six dollars a day for attendance, six cents a mile for actual travel, and ten cents for every one hundred words of the long hand copy furnished for the use of the court," and by inserting instead thereof the following, 'he shall receive for his services fifteen hundred dollars a year, payable quarterly from the state treasury on the

Section 145,
chapter 82,
R. S., as
amended by
section 2,
chapter 174,
Public Laws,
1893, further
amended.

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first days of January, April, July and October, which shall be in full for all services now legally chargeable by him to the counties;' also by striking out the word "aforesaid" in the last line and inserting instead thereof the words 'of ten cents for every one hundred words.' So that said section, as amended, shall read as follows:

Stenographers, their appointment, duties and compensation.

'Section 145. Any justice of the supreme judicial court may appoint a stenographer to report the proceedings thereof, who shall be an officer of the court, and be sworn to a faithful discharge of his duty. He shall take full notes of all oral testimony, and other proceedings in the trial of causes, including the charge of the justice and all comments and rulings of said justice in the presence of the jury during the progress of the trial, as well as all statements and arguments of counsel addressed to the court, and furnish for the use of the court or any party interested, a fair, legible, long hand copy of so much of his notes as may be required. He shall receive for his services fifteen hundred dollars a year, payable quarterly from the state treasury on the first days of January, April, July and October, which shall be in full for all services now legally chargeable by him to the counties. He shall also furnish a copy of so much of the evidence and other proceedings, taken by him, as either party to the trial requests, on payment therefor by such party at the rate of ten cents for every one hundred words.'

Approved March 20, 1901.

Chapter 229.

An Act in relation to Corporations and to provide for a revenue therefrom.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporations shall annually file returns with secretary of state.

Section 1. Every corporation incorporated under the laws of this state, excepting religious, charitable, educational and benevolent corporations, and excepting such corporations as may be organized under chapter fifty-five of the revised statutes, and such corporations as are liable to a franchise tax under some other law of this state, and such corporations as have been or may hereafter be excused from filing annual returns under the provisions of section thirty-six of chapter forty-six of the revised statutes, so long as its franchises remain unused, shall, on or before the first day of June, annually, file in the office of the secretary of state, a return signed by its president or treasurer,

—what returns shall contain.

verified under oath, containing the names of its directors, president, treasurer and clerk, with the residence of each, the location of its principal office in this state, and the amount of its authorized capital stock; and for this purpose the secretary of state shall furnish blanks in proper form and safely keep in his office all such returns. Every corporation failing to comply with the provisions of this section shall forfeit to the state two hundred dollars to be recovered with costs, in an action of debt to be prosecuted in the name of the state by the attorney general.

—penalty.

Section 2. It shall be the duty of the secretary of state, on or before the first day of July, annually, to furnish the attorney general with a statement showing which of said corporations, if any, have failed to comply with section one hereof, with such other memoranda from his office as will aid the attorney general in obtaining service upon such delinquent corporation. The attorney general shall promptly prosecute such delinquent corporations and make itemized return thereof in his annual report.

Attorney general shall be furnished with statements showing if any corporations have failed, etc., to make return.

Section 3. Every corporation incorporated under the laws of this state, except such as are excepted by section one of this act, shall pay an annual franchise tax of five dollars, provided the authorized capital of said corporation does not exceed fifty thousand dollars, of ten dollars, provided said authorized capital stock exceeds fifty thousand dollars, and does not exceed two hundred thousand dollars, of twenty-five dollars, provided said authorized capital exceeds two hundred thousand dollars, and does not exceed five hundred thousand dollars, of fifty dollars, provided said authorized capital exceeds five hundred thousand dollars, and does not exceed one million dollars, and the further sum of twenty-five dollars per annum per one million dollars, or any part thereof, in excess of one million dollars.

Taxation and rate.

Section 4. The state board of assessors shall, on or before the first day of July, annually, assess the annual franchise tax provided for by section three of this act upon the authorized capital stock of each of said corporations and shall certify and report the same to the secretary of state, who shall thereupon notify each of said corporations of the amount of said tax assessed to it, and such tax shall become due and payable from said corporation into the state treasury, on the first day of September thereafter.

Taxes, how assessed and when due and payable.

Section 5. Such tax shall be a debt due from such corporation to the state, for which an action of debt may be maintained after the same shall have been in arrears for the period of one month: such tax shall also be a preferred debt in case of insolvency under the laws of this state, or in any process of liquidation in its courts.

Tax shall be a debt due from corporation.

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In case of neglect or refusal to pay, charter liable to forfeiture.

Proceedings when any company shall have been in arrears six months.

Section 17, public laws 1891, amended.

First meeting, how called.

—amount of capital stock, and officers.

Corporations may do business out of the state.

Shall have power to create two

Section 6. If any corporation liable to taxation under this act shall for one year neglect or refuse to pay to the state any tax or penalty assessed against it under this act, its charter shall be liable to forfeiture as hereinafter provided.

Section 7. It shall be the duty of the state treasurer, whenever any tax due under this act from any company shall have remained in arrears for a period of six months after the same shall have become payable to report the same to the attorney general, who shall forthwith apply to the supreme judicial court in equity in the name of the state, for the forfeiture of the charter of such delinquent corporation, and said court shall order such notice to all parties interested as it may deem proper and shall have jurisdiction in said cause to appoint receivers, issue injunctions and pass interlocutory decrees and orders according to the usual course of proceedings in equity, and to make such final orders and decrees as the nature of the case may require.

Section 8. Section seventeen of chapter forty-eight of the revised statutes, as amended by section one of chapter ninety-nine of the public laws of eighteen hundred and ninety-one, is hereby further amended by striking out the words, "nor more than ten million," so that said section seventeen, as amended, shall read as follows:

'Section 17. Their first meeting shall be called by one or more of the signers of said articles, by giving notice thereof, stating the time, place and purposes of the meeting to each signer, in writing, or by publishing it in some newspaper printed in the county, at least fourteen days prior to the time appointed therefor. At such meeting they may organize into a corporation, adopt a corporate name, define the purposes of the corporation, fix the amount of the capital stock, which shall not be less than one thousand dollars, divide it into shares and elect a president, not less than three directors, a clerk, treasurer, and any other necessary officers, and may adopt a code of by-laws.

Section 9. If all of the signers of said articles shall in writing waive notice and fix a time and place of the first meeting, required under section seventeen of chapter forty-eight of the revised statutes, no notice or publication shall be necessary.

Section 10. Any corporation of this state may conduct business in other states, territories, or possessions of the United States, or in foreign countries, and have one or more officers out of the state, and may hold, purchase, mortgage and convey real estate and personal property out of this state.

Section 11. Every corporation of this state shall have power to create two or more kinds of stock with such classes, with such

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designations, preferences and voting powers, or restrictions or qualification thereof, as shall be fixed and determined in the by-laws, or by vote of the stockholders at a meeting duly called for the purpose.

kind of
stock.

Section 12. Every corporation organized under chapter forty-eight of the revised statutes may change the par value of its shares at a meeting of the stockholders called for the purpose by a vote representing a majority of the stock issued, and a certificate thereof signed by the president or clerk shall be filed in the office of the secretary of state in the same manner as now provided by law for changes in charter or certificate of organization.

May change
par value of
shares.

Section 13. Any corporation of this state may purchase mines, manufactories and other property necessary for its business, and the stock of any company or companies owning, mining, manufacturing or producing materials or other property necessary for its business, and issue stocks to the amount of the value thereof in payment therefor, and may likewise issue stock for services rendered to such corporation and the stock so issued shall be full paid stock and not liable to any further call or payment thereon; and in the absence of actual fraud in the transaction, the judgment of the directors as to the value of the property purchased, or services rendered, shall be conclusive.

Stock may
be issued for
property and
stock of other
corporations,
or for ser-
vices, and
shall not be
liable for fur-
ther payment
thereon.

Section 14. Any corporation organized under chapter forty-eight of the revised statutes may purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations of this or any other state, territory or country, and while owner of such stock may exercise all the rights, powers and privileges of ownership, including the right to vote thereon.

May hold
shares of
other corpo-
rations, and
exercise
rights of
ownership.

Section 15. A copy of every decree or judgment dissolving a corporation or forfeiting its charter shall be forthwith filed by the clerk of the court in the office of the secretary of state and there recorded.

Decree of
dissolution
shall be filed
with secre-
tary of state.

Section 16. Section thirty-one of chapter forty-six of the revised statutes as amended by chapter three hundred and fifteen of the public laws of eighteen hundred and eighty-five is hereby amended by striking out in the first line of said section the words "and clerks or treasurers," so that said section, as amended, shall read as follows:

Section 31,
chapter 46, R.
S., as amended
by chapter
315, laws 1885,
further
amended.

Section 31. Such cashiers shall, between the first day of November and the eighth day of December, annually, make return to the secretary of state of the names of all stockholders,

Officer to re-
turn list of
stockholders
to secretary

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of state by
December 8.

Section 5,
chapter 46,
further
amended.

All members
present in
person or by
proxy, and
consenting,
meeting legal.

Section 20,
chapter 48, as
amended by
section 3,
chapter 98,
laws of 1891,
and section 2,
chapter 212,
laws of 1898,
further
amended.

Corporation
organized
under general
law may in-
crease capital
to any extent
and change
number of
directors.

—secretary
of state to be
notified.

—fees.

May be
excused from
making
returns.

their residences, the amount of stock owned by each and the whole amount of stock paid in on said first day of November. The secretary shall lay the same before the legislature within the first thirty days of the session.'

Section 17. Section five of chapter forty-six of the revised statutes is hereby amended by adding after the word "present," the words 'in person or by proxy,' so that said section, as amended, shall read as follows:

'Section 5. When all the members of a corporation are present in person or by proxy at a meeting and sign a written consent on the record thereof, such meeting is legal.'

Section 18. Section twenty of chapter forty-eight of the revised statutes as amended by section three of chapter ninety-nine of the laws of eighteen hundred and ninety-one and by section two of chapter two hundred and twelve of the laws of eighteen hundred and ninety-three, is hereby amended by striking out the words, "not exceeding ten million dollars," so that said section as amended shall read as follows:

'Section 20. If the stockholders of any corporation created by special charter and not charged with the performance of any public duty, or organized under the general laws of the state, find that the amount of its capital stock is insufficient for the purposes for which said corporation is organized, or that the number of directors is inconvenient for the transaction of its business, the stockholders may by a vote representing a majority of the stock issued, increase the amount of its capital stock to any amount, and may change the number of their directors in like manner, and the corporation shall file a certificate thereof with the secretary of state within ten days thereafter, and thereupon said vote shall take effect. When the capital stock is increased from ten thousand dollars or less to not exceeding five hundred thousand dollars, the corporation shall pay to the treasurer of state for the use of the state the sum of forty dollars. When the capital stock is increased to any amount exceeding five hundred thousand dollars it shall pay to the treasurer of state for the use of the state the sum of ten dollars for each one hundred thousand dollars of such increase, and the treasurer's receipt for the same shall be filed with the secretary of state before he shall be authorized to receive any certificate of any increase of capital stock.'

Section 19. Any corporation whose duty it is to make the return provided by section one of this act shall, upon complying with section thirty-six of chapter forty-six of the revised statutes, be excused from making such return so long as its franchises remain unused.

Section 20. All acts and parts of acts inconsistent with this act are hereby repealed.

Approved March 21, 1901.

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Inconsistent
acts repealed.

Chapter 230.

An Act to fix the salary of the Register of Deeds for the County of Androscoggin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The register of deeds for Androscoggin county shall receive an annual salary of sixteen hundred dollars, payable quarterly, said salary to be paid from the county treasury and to be instead of the fees now provided by law; which fees shall be paid into the county treasury for the use of said county.

Salary of
register
of deeds,
Androscoggin
county, fixed.

Section 2. This act shall take effect April one, in the year of our Lord one thousand nine hundred and one.

When act
shall take
effect.

Approved March 21, 1901.

Chapter 231.

An Act providing that the Sheriff of Penobscot County shall not be entitled to a percentage of the Fees of his deputies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The sheriff of Penobscot county shall not be entitled to receive from his deputies any portion of their fees for travel and service of precepts, nor any percentage of any fees received by said deputies.

Sheriff of
Penobscot
county shall
not receive
fees from
deputies.

Section 2. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent
acts repealed.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 232.

An Act establishing a salary for the Sheriff of Sagadahoc County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of
sheriff of
Sagadahoc
county
established.

Section 1. The sheriff of the county of Sagadahoc from and after the first day of April, one thousand nine hundred one, shall receive as full compensation for services in attendance upon the supreme judicial court in this county, as jailer in said county, for receiving and committing prisoners to whatever jails said county may legally contract with the proper authorities and for services of all criminal processes and performance of all duties relating to the enforcement of all criminal laws, an annual salary of twelve hundred dollars a year to be paid from the county treasury in equal quarterly payments on the last days of March, June, September and December of each year.

—shall not
receive any
fees from
deputies.

The sheriff of said county shall not receive from any of his deputies any of the fees earned by said deputies or any percentage thereon.

Fees shall be
accounted for.

Section 2. All fees chargeable under the statutes of this state for the performance of any of the duties prescribed in the preceding section shall be charged and collected by said sheriff as now provided by law, an accurate account thereof kept and transmitted to the county treasurer on the last days of March, June, September and December annually and the amount actually received deducted from the quarter's salary for the quarter then ending and the county treasurer shall not pay any quarter's salary until said statement shall have been filed.

Inconsistent
acts repealed.

Section 3. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Section 4. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 233.*An Act to establish a State Flag.**Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:*

Section 1. The state flag is hereby declared to be buff, charged with the emblem of the state, a pine tree proper, in the center, and the polar star, a mullet of five points, in blue in the upper corner; the star to be equidistant from the hoist and the upper border of the flag, the distance from the two borders to the center of the star being equal to about one-fourth of the hoist, this distance and the size of the star being proportionate to the size of the flag.

State flag
established.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 234.*An Act to authorize cities and towns to establish Manual Training Schools.**Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:*

Section 1. Cities and towns may raise and appropriate money for the support of manual training schools in addition to the sum they raise for the support of public schools.

Municipal-
ties author-
ized to raise
money for
training
schools.

Section 2. Said manual training schools shall admit such persons between the age of six and twenty-one years, and shall give such courses of instruction as the local school board may determine.

Pupils be-
tween the
ages of 6 and
21 years shall
be admitted.

Section 3. Said manual training schools shall be under the control, direction and supervision of local school boards.

Control and
direction of.

Section 4. Pupils in such schools shall be subject to the same conditions, rules and regulations as are provided for public schools.

Rules and
regulations.

Section 5. Cities and towns may receive gifts and bequests for the use, maintenance and support of manual training schools.

Municipal-
ties may
receive gifts
for support of.

Section 6. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 235**Chapter 235.**

An Act to provide for the transfer of Patients in Insane Hospitals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Patients may
be trans-
ferred from
one insane
hospital to
the other.

The trustees of insane hospitals are hereby authorized to transfer from one insane hospital to the other, any patients that are now or may hereafter be committed to either of said hospitals, whenever, in their judgment the welfare of the patients or the institution will be promoted thereby. A copy of the certificate of commitment certified by the superintendent of the hospital in which said patient has been confined, with a certificate signed by the secretary of the trustees, showing that such transfer has been voted by the trustees, shall authorize the superintendent of the hospital to which such patient is transferred to receive and detain him in custody in the same manner as if he had originally been committed to such institution. The expense attending such transfer shall be paid out of the funds of the hospital receiving such patient and shall be a charge upon the person or municipality liable for the board of such patient, and if the board of such patient is paid in whole or in part by the state the expense of such transfer shall be paid by the state out of the appropriation for insane state beneficiaries.

—expense of
transfer
how paid.

Approved March 21, 1901.

Chapter 236.

An Act to amend Section one of Chapter seven of the Public Laws of eighteen hundred and eighty-seven, relating to the Salary of the Clerk of Courts for the County of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 7,
public laws
1887,
amended.

Section one of chapter seven of the public laws of eighteen hundred and eighty-seven is hereby amended by striking out in the first and second lines thereof the words "eighteen hundred and eighty-seven" and substituting therefor the words "nineteen hundred and one," and by adding after the word "preceding" in the sixth line the following "and in addition thereto he shall be allowed to retain from the fees of his office a sum not exceeding three hundred dollars annually, to be applied to the payment of clerk hire in his office," so that said section, as amended, shall read as follows:

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'Section 1. From and after the first day of January, nineteen hundred and one, the salary of the clerk of courts for York county shall be fifteen hundred dollars per annum, payable quarterly from the county treasury, on the first days of January, April, July and October of each year, for the quarters preceding, and in addition thereto he shall be allowed to retain from the fees of his office a sum not exceeding three hundred dollars annually to be applied to the payment of clerk hire in his office, to be in full of all services as clerk of the supreme judicial court, and of the county commissioners' court; and he shall account, under oath, for all fees received by him, or which he is entitled to receive by virtue of his office, and pay them over to the county treasurer on the first days of January and July of each year'

Salary of clerk of courts of York county established.

—clerk hire.

—shall account for all fees.

Approved March 21, 1901.

Chapter 237.

An Act to amend Chapter one hundred and forty-two of the Revised Statutes, relating to the Maine Industrial School for Girls.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section twenty of chapter one hundred and forty-two of the revised statutes is hereby amended, so that said section, as amended, shall read as follows:

Section 20, chapter 142, R. S., amended.

'Section 20. The board of trustees of said school shall have all the powers as to the person, property, earnings and education of every girl committed to the charge of said trustees, during the term of her commitment, which a guardian has as to his ward, and all powers which parents have over their children. At the discretion of said board, any such girl, during her commitment, may be kept at said school, or intrusted to the care of any suitable person and may be required to work for such person, or may be bound by deed of indenture to service or apprenticeship for a period not exceeding the term of her commitment, on such conditions as said board may deem reasonable and proper. Such indenture shall specify the conditions, and shall require the person to whom such girl is bound, to report to said board as often as once in three months the conduct and behavior of such girl, and whether she remains under such master or mistress, and if not, where she is. Said trustees shall take care that the terms of such indenture are fulfilled, and the girl well treated, and if they believe that by reason of her misconduct, vicious inclinations or surroundings, she is in danger of

Duties and privileges of trustees.

—may bind to service any girl committed to their charge.

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falling into habits of vice or immorality, or that her welfare is in any way imperiled, they may cancel such indenture and resume charge of such girl with the same powers as before the indenture was made. The powers of said board with respect to any girl intrusted, as herein provided, to the care of a suitable person are not affected thereby, nor by her being bound to service or apprenticeship, except as expressed in the bond of indenture. Said trustees, master or mistress and apprentice, shall have all the rights and be subject to all the duties and penalties provided in case of children apprenticed by overseers of the poor. Any member of said board may execute such indenture deed in behalf of the board if authorized by a vote of said board. Said board may, by vote in any case, or by a general by-law, authorize a member or committee of said board, or the principal of said school to intrust said girls to the care and service of a suitable person or persons without indenture, to see to their welfare during such service and to require their return to said school at discretion.'

Section 31
amended.

Section 2. Section thirty-one of said chapter is hereby amended, so that said section, as hereby amended, shall read as follows:

Penalty for
aiding a girl
to escape.

'Section 31. Whoever advises, induces, aids or abets any girl committed to the charge or guardianship of said trustees to escape from the school, or from the custody of any person to whom such girl has been bound or intrusted by said trustees or by their authority, or knowingly harbors or secretes any girl who has escaped from said school, or from the custody, authority or control of said trustees, or from any person to whom such girl has been bound or intrusted by said trustees or by their authority, or elopes with any such girl, or without the consent of said trustees marries any such girl during the term of her commitment, shall be fined not more than one hundred, nor less than fifty dollars, or be imprisoned not exceeding six months; and any girl who has so escaped may be arrested and detained, without warrant, by any officer authorized to serve criminal precepts, for a reasonable time to enable the principal or a trustee of said school, or a person authorized in writing by such principal or trustee and provided with the mittimus by which such girl was committed, or a certified copy thereof, to take such girl for the purpose of returning her to said school; but during such detention she shall not be committed to jail, and the officer arresting her shall be paid by the state a reasonable compensation for her arrest and keeping.'

Approved March 21, 1901.

Chapter 238.

An Act to amend Section fifty-four of Chapter eighty of the Revised Statutes, as amended by Chapter three hundred and twenty-eight of the Public Laws of eighteen hundred and ninety-seven, relating to Constables.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section fifty-four of chapter eighty of the revised statutes, as amended by chapter three hundred and twenty-eight of the public laws of eighteen hundred and ninety-seven, is further amended by adding after the word "escaped" in the thirteenth line, the following: 'or for the purpose of taking a prisoner before such a court or trial justice, or for the purpose of executing a mittimus given to him by such court or trial justice' and by striking out after the word "cities" in the seventeenth line, "in the county of York" so that said section, as amended, shall read as follows:

'Section 54. A warrant issued by a municipal or police court or a trial justice, for an offense committed in his county, or under the laws for the maintenance of bastard children, may be directed to and executed by a constable of any town therein; and if the accused has gone into another county before or after the warrant was issued, a sheriff or his deputy, coroner, or constable, having the warrant, may pursue and arrest him in any county, and carry to the county where the act complained of was committed; and when such officer arrests a person to commit to the jail of his county, he may convey him by the most convenient and suitable route, although it pass through other counties. But, except, for the purpose of retaking a prisoner whom he has arrested and who has escaped, or for the purpose of taking a person before such a court or trial justice, or for the purpose of executing a mittimus given to him by such a court or trial justice, or for the purpose of pursuing a person who has gone into another town and for whose arrest such constable or marshal has a warrant, no constable of the several towns or city marshal of the several cities shall have any authority in criminal matters beyond the limits of the town or city in which he is elected or chosen.'

Section 54, chapter 80, R. S., as amended by chapter 328, laws of 1897, further amended.

Constables may serve warrants in any town in the county.

—officers may serve certain precepts in any county.

—commitment of persons.

—powers of constables restricted.

Approved March 21, 1901.

Chapter 239.

An Act to amend Section six of Chapter one hundred and thirty-two of the Revised Statutes, relating to the issuing of warrants by magistrates.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 6,
chapter 132, R.
S., amended.

Section six of chapter one hundred and thirty-two of the revised statutes is hereby amended by inserting after the word "shall" in the fourth line thereof the following words: 'on any day, Sundays and holidays not excepted,' so that the said section as amended shall read as follows:

Must examine
on oath into
the circum-
stances of the
alleged
offenses.

'Section 6. When complaint is made to any such magistrate, charging the person with the commission of an offense, he shall carefully examine, on oath, the complainant, the witnesses by him produced, and the circumstances, and, when satisfied that the accused committed the offense, shall, on any day, Sundays and holidays not excepted, issue a warrant for his arrest, stating therein the substance of the charge; and he may try those brought before him for offenses within his jurisdiction, although the penalty, or fine accrues wholly or partly to his town.'

—shall issue
warrant on
any day.

Approved March 21, 1901.

Chapter 240.

An Act to amend Chapter two hundred and seventy-nine of the Public Laws of eighteen hundred and ninety-seven, relating to the packing of Sardines.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter two hundred and seventy-nine, of the public laws of eighteen hundred and ninety-seven is hereby amended by inserting in the tenth line of said section after the word "whoever" the word 'either,' and in the eleventh line thereof after the word "without" the word 'first,' so that said section, as amended, shall read as follows:

Duties of com-
missioner of
sea and shore
fisheries.

'Section 1. The commissioner of sea and shore fisheries shall require a strict observation of the following rules. Whoever catches, takes, preserves, sells, or offers for sale between the first day of December and the tenth day of the following May, any herring for canning purposes less than eight inches long, measured from one extreme to the other, or packs or cans sardines of any description, between the first day of December and the tenth day of the following May, forfeits twenty dollars for every hundred cans so packed or canned, and for every hundred herring so taken; and whoever either bakes, fries, packs or cans

—penalty for
taking
herring less
than eight
inches long
between
December 1
and May 10.

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any herring or other fish for sardines without first heading and eviscerating the same, and whoever sells, offers for sale or has in his possession for sale any sardines packed without being so headed and eviscerated shall forfeit twenty dollars for every hundred cans so packed, sold, offered for sale or in possession for sale, to be recovered by indictment or action of debt, one-half to the complainant prosecutor, and one-half to the town in which the offense is committed. In packing herring, mackerel or other fish in hermetically sealed cans, either in oil, mustard or vinegar, there shall be used not less than three quarts of oil, of the first quality, pure summer or winter cotton oil, or any food oil of equal quality, for every hundred cans so packed of the size known as quarter oils; three quarts of mustard sauce of good quality for every fifty cans of the size known as three-quarter mustards; and for every one hundred cans of the size known as one-quarter mustards; one gallon of vinegar for every one hundred cans of the size known as one-quarter spiced; and for every fifty cans of the size known as three-quarter spiced or tomato. Proprietors of fish packing factories shall provide sealed measures holding one one-hundredth part of three quarts each, which shall be used in measuring all oil into quarter oil sardine cans, and measures holding one-fiftieth part of a gallon which shall be used in measuring all mustard sauce and vinegar into three-quarter size cans used in packing sardines, and all fish packed as aforesaid shall be when so packed good and sound, except that they shall be cleaned, headed and eviscerated. Whoever packs or cans, or causes to be packed or canned any fish in violation of this section shall forfeit twenty dollars for every one hundred cans or fifty cans as aforesaid, as the case may be, so packed by him or by his employees, to be recovered by complaint.'

—penalty for packing herring without heading and eviscerating the same.

—amount of oil and mustard that shall be used in packing herring.

•
—how oil shall be measured.

—penalty for packing fish in violation of this act.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 241**Chapter 241.**

An Act to amend Chapter sixty of the Public Laws of eighteen hundred and ninety-five, entitled "An Act to amend Chapter twenty-one of the Public Laws of eighteen hundred and eighty-seven," entitled "An Act to amend Chapter two hundred and eighty of the Public Laws of eighteen hundred and eighty-five, entitled 'An Act amendatory to Section twenty-nine of Chapter ninety-one of the Revised Statutes, relating to Liens.'"

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 29,
chapter 91,
R. S., as
amended by
chapter 280,
public laws,
1886, chapter
21, public
laws, 1887, and
chapter 60,
public laws,
1896, further
amended.

Section twenty-nine of chapter ninety-one of the revised statutes, as amended by chapter two hundred and eighty of the public laws of eighteen hundred and eighty-five, as amended by chapter twenty-one of the public laws of eighteen hundred and eighty-seven, as amended by chapter sixty of the public laws of eighteen hundred and ninety-five, is hereby further amended by striking out the words "and" and "or" in the first line of said section; as amended, and also by striking out the word "or" after the word "cutting" and before the word "yarding" in the second line of said section, as amended, and by adding after the word "yarding" in the first and second lines of said section, as amended, the words 'or hauling,' and also by adding after the word "yarding" and before "cord" in said second line the words 'or hauling,' so that said section, as amended, shall read as follows:

Lien on
hemlock bark
for labor.

'Section 29. Whoever labors at cutting, peeling, yarding or hauling hemlock bark, or cutting, yarding or hauling cord wood, or at cooking for persons engaged in such labor, has a lien thereon for the amount due for his personal services and the services performed by his team. which takes precedence of all other claims, continues for thirty days after the contract is completed, and may be enforced by attachment; provided, however, that such lien shall not continue after the bark or wood has arrived at a market.'

Approved March 21, 1901.

Chapter 242.

An Act to amend Sections five, nine, sixteen and seventeen of Chapter one hundred and twenty-seven of the Revised Statutes, relating to Malicious Mischief.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 5,
chapter 127, R.
S., amended.

Section 1. Section five of chapter one hundred and twenty-seven of the revised statutes is hereby amended by inserting after the word "and" in the first and fifth lines thereof, the words 'wantonly or,' so that said section, as amended, shall read as follows:

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'Section 5. Whoever willfully and wantonly or maliciously cuts, injures, mars or otherwise destroys or damages ice upon any waters from which ice is or may be taken as an article of merchandise, whereby the taking thereof is hindered or the value of the same is diminished for that purpose; or whoever willfully and wantonly or maliciously incites or procures another to do so, shall be punished by fine not exceeding five hundred dollars, or by imprisonment not exceeding one year, or both; and it is not necessary to allege or prove the title or ownership of the ice so cut, injured, marred, damaged or destroyed.'

Punishment
for willful,
wanton or
malicious
injuries
to ice.

Section 2. Section nine of chapter one hundred and twenty-seven of the revised statutes is hereby amended by inserting after the word "and" in the first line thereof, the words 'wantonly or,' so that said section, as amended, shall read as follows:

Section 9
amended.

'Section 9. Whoever willfully and wantonly or maliciously cuts down, destroys, or otherwise injures any shrub or tree for ornament or use; breaks, injures or defaces any fence; throws down or opens any gates or bars; injures, destroys, or severs from the land of another, any produce thereof or thing attached thereto, such articles not being his own, shall be punished by imprisonment for less than one year, and by fine not exceeding one hundred dollars.'

Malicious
injuries to
trees, fences,
gates,
produce, etc.

Section 3. Section sixteen of chapter one hundred and twenty-seven of the revised statutes is hereby amended by inserting after the word "and" in the first line thereof, the words 'wantonly or,' so that said section, as amended, shall read as follows:

Section 16
amended.

'Section 16. Whoever willfully and wantonly or maliciously injures or removes any monument erected, or tree marked as a boundary of any land or town; destroys, defaces or alters the marks thereon, made for the purpose of designating such boundary; injures or defaces any mile stone or guide board erected on a public way or railroad; removes, defaces or injures any sign board, lamp or lamp post; or extinguishes any lamp on any bridge, street, way, or passage, shall be punished by imprisonment for less than one year and by fine not exceeding one hundred dollars.'

Willful
injuries to
monuments,
landmarks,
guide boards,
lamps, etc.

Section 4. Section seventeen of chapter one hundred and twenty-seven of the revised statutes is hereby amended by inserting after the word "and" in the first line thereof, the words 'wantonly or,' so that said section, as amended, shall read as follows:

Section 17
amended.

'Section 17. Whoever willfully and wantonly or maliciously destroys, injures, or defaces any building or fixture attached thereto, without consent of the owner; or destroys, injures, or secretes, any goods, chattels, or valuable papers of another, shall

Willful
injury to
buildings,
fixtures,
goods or
valuable
papers.

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be punished by imprisonment for less than one year or by fine not exceeding five hundred dollars; and shall also be liable to the party injured, in an action of trespass, for the amount of injury so done, and for a further sum, not exceeding, in all, three times such amount, as the jury deems reasonable.

Approved March 21, 1901.

Chapter 243.

An Act to amend Section six of Chapter sixty-seven of the Revised Statutes, relating to the Appointment of Guardians.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 6,
chapter 67, R.
S., amended.

Section six of chapter sixty-seven of the revised statutes is hereby amended by adding after the tenth word in the third line, the words 'and if there be no such municipal officers the judge shall name three reputable persons resident of the vicinity in which such person resides, to make such investigation;' so that said section, as amended, shall read as follows:

When inquisi-
tion shall be
made by
municipal
officers or
other
persons.

'Section 6. In all other cases the judge shall issue his warrant to the municipal officers of the town where such person resides, requiring them to make inquisition into the allegations made in the application; and if there be no such municipal officers the judge shall name three reputable persons resident of the vicinity in which such person resides to make such inquisition, and they shall upon such evidence as they are able to obtain, decide whether such allegations are true; and as soon as may be report the result to the judge, and on such report after personal notice to the other party and a hearing thereon, he adjudges that such person is insane, a spendthrift, or incapable as aforesaid, he shall appoint a guardian.'

—shall report
to judge.

Approved March 21, 1901.

Chapter 244.

An Act in relation to Trustee Process.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Clause six of section fifty-five of chapter eighty-six of the revised statutes is hereby amended by inserting after the word "suit" at the end of the fifth line the words 'for taxes or' so that said clause shall read as follows:

Section 55,
chapter 86, R.
S., amended.

'VI. By reason of any amount due from him to the principal defendant, as wages for his personal labor, or that of his wife or minor children, for a time not exceeding one month next preceding the service of the process, and not exceeding twenty dollars of the amount due to him as wages for his personal labor; and this is not exempt in any suit for taxes or for necessities furnished him or his family; moreover, wages of minor children and of women, are not, in any case, subject to trustee process on account of any debt of parent or husband.'

—month's
personal
wages.

—wages of
children and
women for
debt of
parent or
husband.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 245.

An Act to authorize the sale or mortgage of estate subject to Contingent Remainders.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. When real estate is subject to a contingent remainder, executory devise, or power of appointment, the supreme judicial court, or the probate court for the county in which such real estate is situated, may, upon the petition of any person who has an estate in possession in such real estate, and after notice and other proceedings as hereinafter required, appoint one or more trustees, and authorize him or them to sell and convey such estate or any part thereof in fee simple, if such sale and conveyance appears to the court to be necessary or expedient; to mortgage the same, either with or without power of sale, for such an amount, on such terms, and for such purposes, as may seem to the court judicious or expedient; and such conveyance or mortgage shall be valid and binding upon all parties.

Real estate
subject to
contingent
remainders
may, upon
notice and
petition,
be sold or
mortgaged.

Section 2. Notice of any such petition shall be given in such manner as the court may order, to all persons who are or may become interested in the real estate to which the petition relates, and to all persons, whose issue, not in being, may become inter-

Notice shall
be such as
the court
may order.

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—a suitable person shall be appointed to act as next friend of all minors, etc.

Trustees shall give bond.

—proceeds how disposed of.

ested therein; and the court shall in every case appoint a suitable person to appear and act therein as the next friend of all minors, persons not ascertained, and persons not in being, who are or may become interested in such real estate; and the cost of the appearance and services of such next friend, including the compensation of his counsel, to be determined by the court, shall be paid, as the court may order, either out of the proceeds of the sale or mortgage or by the petitioned, in which latter case execution thereof may issue in the name of the next friend.

Section 3. Every trustee appointed under section one of this act shall give bond in such form and for such an amount as the court appointing him may order, and he shall receive and hold, invest, or apply the proceeds of any sale or mortgage made by him, for the benefit of the persons who would have been entitled to the real estate if such sale or mortgage had not been made, and the probate court for the county in which such real estate or the greater part thereof is situated shall have jurisdiction of all matters thereafter arising in relation to such trust.

Approved March 21, 1901.

Chapter 246.

An Act to fix the time of holding the terms of the Law Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 77, R. S., amended.

Section 1. Chapter seventy-seven, revised statutes of Maine is hereby amended as follows:

Section twenty is amended by striking out in the second line thereof the words "next law court to be held in the district where the cause is pending" and insert in place thereof the words 'next term of the law court' so that said section, as amended, shall read as follows:

Appeal to next term of law court, how to be claimed, and when heard.

'Section 20. From all final decrees of such justice, an appeal lies to the next term of the law court. Said appeal shall be claimed by an entry on the docket of the court from which the appeal is taken, within ten days after such decree is signed, entered and filed, and notice thereof has been given by such clerk to the parties or their counsel. The appellant shall enter such appeal, and furnish written or printed copies of the case on the first day of said law term, and for good cause shown, the law court may enlarge the time for furnishing such copies. Such appeals shall be heard at the term to which they are taken, unless otherwise agreed, or the law court shall for good cause, order

—law court shall affirm, revise or modify decree of

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a further time for the hearing thereof, and shall on such appeal, affirm, reverse, or modify the decree of the court below, or remand the cause for further proceedings, as it deems proper. All cases in which appeals or exceptions are taken from a final decree, shall remain on the docket of the court below, marked 'law,' and decree shall be entered therein by a single justice, in accordance with the certificate and opinion of the law court.'

court below,
or remand
for further
proceedings.

—cases shall
remain on
docket of
court below
marked 'law.'

Section 2. Section twenty-three is amended as follows: In second and third lines strike out the words "law court held within the district in which it is pending" and insert thereof the words 'term of the law court,' so that said section, as amended, shall read as follows:

Section 23 .
amended.

'Section 23. Upon a hearing in any cause in equity, the justice hearing the same may report the cause to the next term of the law court, if he is of the opinion that any question of law is involved, of sufficient importance or doubt to justify the same, and the parties agree thereto. The cause shall be entered and copies furnished by the complainant and shall be heard and decided by said law court in like manner and with like results as is herein provided in case of appeals.'

Justice may
report cause
to the next
term of law
court.

—cause, how
to be entered,
heard and
decided.

Section 3. Section thirty-nine is amended to read as follows:

'Section 39. For the purposes of the law court the state shall constitute one district. The sessions of the court as a law court, shall be holden at Augusta on the second Tuesday of December, at Bangor on the first Tuesday of June and at Portland on the fourth Tuesday of June in each year. Meetings of all the justices shall be held annually at Augusta and Portland during the law terms, and all undecided questions of law and equity previously submitted shall then be decided.'

Section 39
amended.
State shall
constitute
one district.

—when
sessions shall
be held.

—annual
session of all
the justices
shall be held
at Augusta
and Portland,
to dispose of
all undecided
cases.

Section 4. Section forty is repealed and the following enacted in place thereof:

'Section 40. At least ten days before the sitting of each term of the law court, the clerks of court in the several counties of the state, shall certify to the clerk of such term, all cases, pending in the supreme judicial and superior courts in their respective counties, marked 'law' and all other matters of which the law court has jurisdiction, except cases in which exceptions or appeals in proceedings in equity have been adjudged frivolous and intended for delay; and they shall be entered on the docket of the law court and shall, together with all other matters therein pending be in order for argument, determination or continuance in the alphabetical order of counties.

All pending
cases marked
'law' shall
be certified
to clerk 10
days before
sitting of
term.

—how entered
and determ-
ined.

Provided that causes marked 'law' and all other matters of which the law court has jurisdiction in the counties of Androscoggin, Cumberland, Franklin, Knox, Lincoln, Oxford, Sagada-

—causes in
certain coun-
ties shall not
be heard

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in Bangor
except by
consent of
both parties.
—but shall be
heard at
Portland and
Augusta.
Section 41
repealed.

Clerks in
the counties
of Kennebec,
Penobscot
and Cumber-
land shall be
the clerks in
their respec-
tive counties.

—how dockets
shall be made
and kept.

—compensa-
tion of clerks.

—when act
shall take
effect.

* Section 42
amended.

Jurisdiction
of the law
court.

—law cases
how to be
marked.

—how to be
disposed of.

—rescripts.

hoc and York shall not be entered or be in order for hearing at the term holden at Bangor, except by consent of both parties; but such causes shall be entered and be in order for hearing at the Portland and Augusta terms.'

Section 5. Section forty-one is repealed and the following enacted in place thereof:

'Section 41. The clerks of court in the counties of Kennebec, Penobscot and Cumberland shall be the clerks of the terms of the law court held in their respective counties and each shall, upon the adjournment of a term thereof holden in his county, transmit to the clerk of the next term all dockets together with all exhibits and documents in his custody relating to pending causes. The dockets of the law court shall be made from time to time and kept as the court may direct.

The chief justice or in his absence the senior justice present may allow the several clerks for attendance, not exceeding two and one-half dollars per day, and a reasonable compensation for making dockets, which shall be paid by the state, but no entry fee shall be charged.

'This act shall take effect September first, nineteen hundred and one, and all actions then pending before the law court in the several districts as now constituted shall be transferred to the docket of said court as herein established.'

Section 6. Section forty-two is amended in the eleventh and sixteenth lines by striking out in each the word "district" and inserting in place thereof the words 'law court' so that said section as amended, shall read as follows:

'Section 42. The following cases only come before the court as a court of law: Cases in which there are motions for new trials upon evidence reported by the justice; questions of law arising on reports of cases; bills of exceptions; agreed statements of facts; cases, civil or criminal, presenting a question of law; all questions arising in equity cases; motions to dissolve injunctions issued after notice and hearing or continued after a hearing; questions arising on writs of habeas corpus, mandamus and certiorari, when the facts are agreed on, or are ascertained and reported by a justice. They shall be marked 'law' on the docket of the county where they are pending, and there continued until their determination is certified by the clerk of the law court to the clerk of the county, and the court shall immediately after the decision of the question submitted to it, make such order, direction, judgment, or decree, as is fit and proper for the disposal of the case, and cause a rescript in all civil suits, briefly stating the points therein decided, to be filed therein, which rescript shall be certified by the clerk of the law court to the clerk of the county where the action is pending, and to the

reporter of decisions; and if no further opinion is written out, the reporter shall publish in the next volume of reports thereafter issued, the case, together with such rescript, if the reporter deems the same of sufficient importance for publication.'

Section 7. Section forty-three is amended by striking out in the third line the words "session for the district" and insert in place thereof the words 'law term,' also in the fourth line by striking out the word "district" and inserting in place thereof the words 'law court' so that said section, as amended, shall read as follows:

Section 43
amended.

'Section 43. When parties enter an agreement on the docket of a county under cases named in the preceding section, and transmit arguments in writing to the court before or at its next law term, such cases need not be entered on the docket of the law court; and the court may pronounce judgment in any county, and cause it to be certified and entered in the county where it is pending, as of the preceding term.

Parties, by
agreement,
may agree
in writing
without
entering on
docket.

Section 8. Section forty-four is amended by striking out in second line thereof the word "district" and inserting in place thereof the words 'law court,' so that said section, as amended, shall read as follows:

Section 44
amended.

'Section 44. When cases mentioned in section forty-two are not entered on the docket of the law court within the first two days of the next law term, the opposite party may, at that term, enter a complaint, briefly setting forth the facts, and the court, if satisfied of the truth thereof, may render judgment in his favor, as in other cases decided by it; and if the case is on exceptions, treble costs shall be awarded from the time when they were filed.'

Complaint
may be filed
for not
entering
cases on law
docket and
how dis-
posed of.

Section 9. Section seventy-five is amended to read as follows:

'Section 75. Exceptions may be alleged as in the supreme judicial court and shall together with all cases upon agreed statement of facts, upon report and motions for new trials, be certified as provided in section forty of this chapter. And all exceptions arising in cases within the exclusive jurisdiction of either of said superior courts may be certified at once by the justice thereof to the chief justice of the supreme judicial court, and shall, when so certified, be argued in writing on both sides within thirty days thereafter, unless the justice of such superior court for good cause, enlarges the time, and exceptions so certified shall be considered and determined by the justices of the supreme judicial court, as soon as may be. Decisions of the law court on all exceptions and questions from said superior courts shall be certified to the clerk of either of said superior courts with the same effect as in cases originating in the supreme judicial court in the county.'

Section 75
amended.

Exceptions.

—cases
certified upon
agreed state-
ments when
to be
determined.

—decision
shall be
certified
to clerk.

CHAP. 246**Section 77
amended.****Jurisdiction
of law court
over ques-
tions of law.****—transfer of
actions to
law court.****Section 82
amended.****Exceptions
in criminal
cases when
to be heard.**

Section 10. Section seventy-seven is amended to read as follows:

'Section 77. The supreme judicial court, sitting as a court of law, has the same jurisdiction of all questions of law, motions for new trials, and questions arising on reports or agreed statements of facts originating in either superior court, as if they had originated in the supreme judicial court; and said law court has the same jurisdiction of all questions and motions certified thereto from either superior court as hereinbefore provided. And all provisions of law and rules of the supreme judicial court relative to the transfer of actions and other matters from the supreme judicial court for said county, or from its docket to the docket of said law court, and all provisions of law and rules regulating proceedings in such cases, and the effects of such proceedings apply to the transfer of actions from either of the superior courts or the dockets thereof to said law court, and to the proceedings in such cases and the effect thereof, except so far as they are inconsistent with the foregoing provisions.'

Section 11. Section eighty-two is amended by striking out in the third line thereof the words "for the district" so that said section, as amended, shall read as follows:

'Section 82. All exceptions or questions arising in any way during the trial of criminal cases in either of said superior courts, shall be transferred to the law docket of the supreme judicial court and have day therein, and if said exceptions are sustained, or a new trial is ordered, the cause shall be remanded to such superior court for trial. Motions for a new trial in criminal cases tried in either of the superior courts, shall be heard and finally determined by the justice thereof.'

Approved March 21, 1901.

Chapter 247.

An Act relating to Fraternal Beneficiary Organizations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A fraternal beneficiary association is hereby defined to be any corporation, society or voluntary association, formed or organized and carried on for the sole benefit of its members and their beneficiaries, and not for profit. Each association shall have a lodge system, with ritualistic form of work and representative form of government, and shall make provision for the payment of benefits in case of death, and may make provision for the payment of benefits in the case of sickness, temporary or permanent physical disability, either as the result of disease, accident or old age, provided the period in life at which payment of physical disability benefits on account of old age commences, shall not be under seventy years, subject to their compliance with its constitution and laws. The fund from which the payment of such benefits shall be made, and the fund from which the expenses of such association shall be defrayed shall be derived from assessments or dues collected from its members. Payments of death benefits shall be to the families, heirs, blood relatives, adopted children, adopting parents, affianced husband or affianced wife of, or to persons dependent upon the member. Such associations shall be governed by this act and shall be exempt from the provisions of insurance laws of this state, except as herein provided and no law hereafter passed shall apply to them unless they be expressly designated therein. Any such fraternal beneficiary association may create, maintain, disburse and apply a reserve or emergency fund in accordance with its constitution or by-laws.

Term "beneficiary association" defined.

—shall have lodge system, ritual and make provision for payment of benefits.

—fund for payment of benefits shall be derived from assessments.

—to whom payments of benefits shall be made.

—shall not be subject to insurance laws of state.

—may create reserve fund.

Section 2. Seven or more persons, resident of the state, desiring to form a fraternal beneficiary corporation for the purposes above provided, and having signed an agreement therefor, declaring therein the purposes of such corporation, may organize as such in the manner provided in sections one, two and three of chapter fifty-five of the revised statutes, and such corporation shall have all the powers, privileges and immunities, and be subject to all the liabilities named in said section three.

How seven or more residents of the state may arrange themselves into a fraternal beneficiary association.

Section 3. The president, secretary, and a majority of the directors, or other officers corresponding thereto, shall forthwith make, sign and swear to a certificate setting forth a true copy of the agreement and declaration of the purposes of the association, with the names of the subscribers thereto, the date of the first meeting, and the successive adjournments, if any, and shall sub-

Officers to prepare a certificate to be examined by insurance commissioner.

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—fee.

—certificate
to be recorded
in office of
secretary of
state.

—fee.

mit such certificate and the records of the corporation to the insurance commissioner, who, upon payment of a fee of five dollars, shall make such examination and require such evidence as he deems necessary; and if it appears that the purposes of the corporation conform to law, he shall certify his approval thereof, and the certificate shall then be filed by said officer in the office of the secretary of state, who, upon payment of a fee of five dollars, shall cause the same with the endorsements, to be recorded, and shall thereupon issue a certificate in the following form:

STATE OF MAINE.Form of cer-
tificate to be
issued by
secretary of
state.

Be it known that whereas (here the names of the subscribers to the agreement of the association shall be inserted), have associated themselves with the intention of forming a corporation under the name of (here the name of the corporation shall be inserted) for the purpose (here the purpose declared in the agreement of association shall be inserted), and have complied with the provisions of the statutes of this state in such case made and provided, as appears from the certificate of the officers of the corporation, duly approved by the insurance commissioner and recorded in this office; now, therefore, I (here the name of the secretary shall be inserted), secretary of the state of Maine, do hereby certify that said (here the names of the subscribers to the agreement of association shall be inserted), their associates and successors, are legally organized and established as and are hereby made an existing corporation under the name of (here the name of the corporation shall be inserted), with the powers, rights and privileges, and subject to the limitations, duties and restrictions which by law appertain thereto. Witness my official signature hereunto subscribed, and the seal of the state of Maine hereunto affixed, this day of in the year (in these blanks the day, month and the year of execution of the certificate shall be inserted). The secretary shall sign the same and cause the seal of the state to be thereto affixed, and such certificate shall be conclusive evidence of the existence of such corporation at the date of such certificate. He shall cause a record of such certificate to be made, and a certified copy of such record may be given in evidence, with like effect as the original certificate.

—to be signed
and under
seal by
secretary of
state.Business
must be com-
menced
within one
year or
charter is
void.

Section 4. No charter granted under the provisions of this act shall be valid after one year from its date unless the organization has been completed and business begun thereunder, and when any domestic corporation has discontinued business for the period of one year its charter shall become null and void.

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Section 5. Any fraternal beneficiary corporation existing under the laws of this state, and now engaged in transacting business herein, may reincorporate under the provisions of this act; provided, that nothing in this act contained shall be construed as requiring any such corporation to reincorporate; and any such corporation may continue to exercise all the rights, powers and privileges conferred by this act, and its articles of incorporation not inconsistent herewith, and shall be subject to the requirements and penalties of this act the same as if reincorporated hereunder.

Any association now doing business may reincorporate under this act.

Section 6. No association hereafter organized under the provisions of this act shall incur any liability or issue any benefit certificate until it has received from the insurance commissioner a certificate to the effect that it has complied with the requirements of law and is duly authorized to transact business in this state. Before such certificate is granted the association must present satisfactory evidence to the insurance commissioner that it has established mortuary assessment rates which are not lower than those now indicated as necessary by the national fraternal congress mortality tables and that at least five hundred persons have each paid one advance mortuary assessment on the rates so established and become a bona fide member of a local branch of the association, and that it has deposited with the state treasurer at least one thousand dollars as a part of its emergency or reserve fund for the benefit and protection of certificate holders in said association, which fund shall be held and used as hereinafter provided.

Shall not do business until authorized by insurance commissioner.

—must satisfy commissioner that proper rates have been established., etc.

Section 7. Each such association hereafter organized under the provisions of this act shall, on or before the thirty-first day of December in each year deposit with the state treasurer to the credit of its emergency or reserve fund not less than fifteen per cent of its total mortuary receipts for the year then ending, until the amount so deposited amounts to not less than fifty thousand dollars. These amounts shall be deposited in such interest bearing securities as any insurance company or savings bank may from time to time by law invest its funds and the securities shall be held in trust by the state treasurer, but the association shall have at all times the right to exchange any part of said securities for others of like amount and character, and the income from said fund shall be paid by said treasurer to the association. When deemed advisable by the majority of the directors, or other officers corresponding thereto, such part of the fund as may be considered necessary, may with the written approval of the insurance commissioner, be applied from time to time to the payment of death benefits but for no other purpose; provided, however, that such fund shall not at any time be reduced below

Emergency fund must be provided for.

—character of deposits.

—when deemed advisable part of fund may be applied to payment of death benefits.

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—minimum
amount of
reserve fund

—proceed-
ings when
association
fails to satisfy
any judg-
ment.

—receiver
may be
appointed
when busi-
ness is dis-
continued.

—to adminis-
ter unex-
hausted
portion of
fund.

—how fund
must be pre-
served.

Shall not re-
insure unless
contract is
approved by
a two-thirds
vote of such
association.

—shall not
vote by
proxy.

Foreign asso-
ciations may
continue
business.

an amount equal to one assessment or periodical call upon all of its members, nor to less than one thousand dollars. The insurance commissioner shall annually, in February, certify to the treasurer of state, the minimum amount of reserve fund required to be kept on deposit in the treasury by each association doing business under this act. If said association shall neglect for sixty days to satisfy any judgment against it, in any court in this state, then the said treasurer shall convert into money any of said securities, and forthwith satisfy such judgment, and said association shall not transact any further business until said deposit is restored. When any such association shall discontinue business, any justice of the supreme judicial court may appoint a receiver or agent to administer any unexhausted portion of such fund which shall be used, less compensation not to exceed five per cent, as such court or justice may allow the receiver or agent; first, in the payment of accrued, mortuary or indemnity claims upon certificates or policies, or if insufficient to pay such claims in full, they shall be paid, pro rata; second, if a balance remains after the payment of such claims, such balance to be distributed to the holders of certificates then in force, pro rata, in accordance with the total mortuary payments of said members, after first paying all expenses incident to such distribution. If, upon the thirty-first day of December of any year, the emergency or reserve fund of any such association is found to be less than the amount of one assessment or periodical call upon all the members thereof, said association shall, within six months thereafter, collect from its members a sum sufficient to bring said emergency or reserve fund up to one assessment or periodical call upon all its members, and deposit the amount with the state treasurer to the credit of said fund.

Section 8. No such association shall re-insure with or transfer its membership certificates or funds to any organization, unless the said contract of transfer or re-insurance is first submitted to and approved by a two-thirds vote of the members of each association present at meetings called to consider the same, of which meetings written or printed notice shall be mailed to each certificate holder at least thirty days before the date fixed for said meeting, nor unless the said contract of transfer or re-insurance is first submitted to and approved by the insurance commissioner. The members of fraternal beneficiary associations shall not vote by proxy.

Section 9. Fraternal beneficiary associations organized under the laws of another state or country which were transacting business in this state as herein defined, on the twenty-eighth day of February, eighteen hundred and eighty-nine, or which subsequently thereto have been legally admitted to transact business

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in this state and which now report or which shall report when requested to the insurance commissioner may continue such business subject to the provisions of this act. A fraternal beneficiary association which was not transacting business in this state on the twenty-eighth day of February, eighteen hundred and eighty-nine, and which has not since been legally admitted to transact business therein and which may hereafter desire to do so, shall first obtain a license therefor from the insurance commissioner. Before receiving such license it shall file with the commissioner a duly certified copy of its charter or articles of association and a copy of its constitution or laws, certified by its secretary or corresponding officer, a power of attorney to the commissioner, as hereinafter provided; a statement under oath of the president and secretary, or corresponding officers, in the form required by the commissioner, of its business for the preceding year; a certificate from the proper official in its home state or country, that the company is legally organized and that similar associations of this state may be admitted to transact business in said state or country; a copy of its application and policy or certificate, which must show that benefits are provided for by assessments upon persons holding similar contracts, and shall furnish the commissioner with such other information as he may deem necessary to a proper exhibit of its business and standing and plan of working, and if he deems it expedient he may license such association to do business in this state in accordance with the provisions of this act; provided, however, that no license shall be issued to any such company unless it shall have adopted and have in force mortuary assessment rates which are not lower than those now indicated as necessary by the national fraternal congress mortality tables. Any such association upon filing the papers herein required shall pay the commissioner twenty dollars.

—certain associations must obtain license to do business.

—must first file certain information.

—must have in force proper assessment rates.

Section 10. Each such association now doing or hereafter admitted to do business within this state, and not having its principal office within this state, and not being organized under the laws of this state, shall appoint in writing the insurance commissioner and his successors in office to be its true and lawful attorney, upon whom all lawful process in any action or proceeding against it shall be served, and in such writing shall agree that any lawful process against it which is served on said attorney shall be of the same legal force and validity as if served upon the association, and that the authority shall continue in force so long as any liability remains outstanding in this state. Copies of such appointment, certified by said insurance commissioner, shall be deemed sufficient evidence thereof, and shall be admitted in evidence with the same force and effect as the

Foreign associations admitted shall appoint insurance commissioner to act as attorney upon whom service can be made.

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—service upon attorney shall be deemed sufficient upon association.

—associations shall be notified whenever process is served.

Certificates valid on condition that all dues are paid.

—money collected for indemnity purposes must not be used for expenses.

—proviso.

Shall file certificate of appointment of agents with commissioner.

—license may be issued to agents upon payment of fee.

—when license expires.

—penalty for acting as agent without license.

Penalty for soliciting for associations not authorized.

original thereof might be admitted. Service upon such attorney shall be deemed sufficient service upon such association. When legal process against any such association is served upon said insurance commissioner, he shall immediately notify the association of such service by letter, prepaid and directed to its secretary or corresponding officer, and shall within two days after such service forward in the same manner a copy of the process served on him to such officer. The plaintiff in such process so served shall pay to the insurance commissioner at the time of such service a fee of two dollars, which shall be recovered by him as part of the taxable costs, if he prevails in the suit.

Section 11. No certificate issued by any association transacting business under this act shall be valid or legal which shall be conditional upon an agreement or understanding that the beneficiary shall pay the dues and assessments, or either of them for said member. Every call for a payment by the policy or certificate holders shall distinctly state the purpose of the same. No part of the money collected for mortuary or indemnity purposes or for the emergency or reserve fund shall be used for expenses; provided that any such association now transacting business in this state and whose laws provide for and which is now using such funds for expenses may continue so to do but not to exceed the amount named for that purpose in such existing laws.

Section 12. Any association authorized to transact business as defined in this act may employ paid agents in soliciting business but no person shall act as such agent until the association or its authorized manager has filed with the insurance commissioner a certificate certifying that such person has been appointed as the agent of the association. Upon receiving such certificate the commissioner may, upon the payment of the fee of two dollars, issue a license to such person, authorizing him to transact business in this state in accordance with the provisions of this act and such license shall expire on the first day of the next July, but no license shall be issued under the provisions of this act to firms or corporations. If any person acts as such agent without first receiving such license or fraudulently assumes to be an agent and solicits or procures risks or receives money for premiums or assessments he forfeits not less than fifty dollars nor more than one hundred dollars for each offense but any policy or certificate issued on such application binds the association, if otherwise valid.

Section 13. Any person who shall solicit membership for, or in any manner assist in procuring membership in any such association doing a business not authorized by this act, or who shall solicit membership for, or in any manner assist in procur-

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ing membership in any such association not authorized, as herein provided, to do business as herein defined, in this state, shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than fifty nor more than two hundred dollars.

Section 14. Every association doing business as herein defined shall annually, on or before the first day of March, report to the insurance commissioner the names and addresses of its president, secretary and treasurer, or other officers corresponding thereto, and shall make under oath such further statements of its membership and financial transactions for the year ending on the preceding thirty-first day of December, with other information relating thereto, as said commissioner may deem necessary to a proper exhibit of its business and standing; and the commissioner may at any other times require any further statement he may deem necessary to be made relating to such association.

Shall report to commissioner annually.

Any such association which neglects or refuses to make the returns required by this section shall forfeit five dollars a day for each day's neglect; and for willfully making a false statement, the association and the persons making oath thereto, or subscribing the same, shall severally be punished by a fine of not less than one hundred nor more than five hundred dollars.

—penalty for neglect to make returns.

Section 15. The money or other benefit, charity, relief or aid to be paid, provided or rendered, or which has been paid, provided or rendered by any association authorized to do business under this act, and as herein provided, shall not be liable to attachment by trustee, or other process, and shall not be seized, taken or appropriated, or applied by any legal or equitable process, nor by operation of law, to pay any debt or liability of a certificate holder, or any beneficiary thereof, existing at the death of such holder.

Benefit, charity or relief funds shall not be liable to attachment, etc.

Section 16. Any solicitor, agent or examining physician, who shall knowingly or willfully make any false or fraudulent statement or representation in or with reference to any application for membership, or for the purpose of obtaining any money or benefit, in any association transacting business under this act, shall be guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than one hundred nor more than five hundred dollars, or by imprisonment not less than thirty days nor more than one year, or both; and any person who shall willfully make a false statement of any material fact or thing in a sworn statement as to the death or disability of a certificate holder in any such association, for the purpose of procuring the payment of the benefit named in the certificate of such holder,

Any agent or physician making false statements shall be punished.

—penalty for making false statement concerning the death of certificate holders.

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shall be guilty of perjury, and upon conviction, shall be punished accordingly.

Act does not
apply to cer-
tain orders.

Section 17. Nothing herein contained shall be construed to affect or apply to grand or subordinate lodges of Masons, Odd Fellows, Knights of Pythias or similar orders, organized or incorporated under the laws of this state, and which do not have as their principal object the issuance of insurance certificates. Nor shall anything herein contained apply to domestic corporations or voluntary associations which limit their membership to the employes of a particular city or town, designated firm, business house or corporation; nor to domestic lodges, orders or associations of a purely religious, charitable and benevolent description which do not operate with a view to profit and which do not provide for a funeral benefit of more than one hundred dollars, or sick or disability benefits of more than one hundred and fifty dollars, to any one person in any one year. Provided always, that any association which has more than three hundred members and which issues to any person a certificate providing for the payment of benefits shall not be exempt by the provisions of this section, and such associations shall comply with all requirements of this act. The insurance commissioner may require of any association such information relating to its membership and certificates as will enable him to determine whether it is exempt from the provisions of this act. And no association which is exempt by the provisions of this section from the requirements of this act, shall employ paid agents or give or allow to any person any compensation for procuring new members.

—nor to
associations
whose
membership
is limited to
employes.

—other
exceptions.

—associa-
tions of more
than 300 mem-
bers shall not
be exempt.

Examination
of, by insur-
ance commis-
sioner.

Section 18. The insurance commissioner, in person or by deputy, shall have the power of visitation and examination into the affairs of any domestic association subject to the provisions of this act, that are conferred upon him by the provisions of chapter forty-nine of the revised statutes, provided that he shall not be required to make periodical examinations of domestic associations. Whenever after examination the commissioner is satisfied that any domestic association is not paying the maximum amount named in its policies or certificates in full or is in such condition as to render further proceedings hazardous to the public or its policy holders or is transacting its business fraudulently; or whenever such domestic association shall, after the existence of one year or more, have a membership of less than three hundred, the insurance commissioner may present the facts in relation to the same to any justice of the supreme judicial court; and said justice shall thereupon notify the officers of such association of a hearing and unless it shall then appear that some special and good reason exists why the association should

—proceed-
ings when
business
becomes
hazardous.

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not be closed, some person shall be appointed receiver of such association and shall proceed at once to take possession of the books, papers, moneys, and other assets of the association, and shall forthwith, under the direction of the court proceed to close the affairs of such association and to distribute to those entitled thereto its funds in the manner provided in section seven of this act. For this service the receiver may be allowed out of any funds in possession of the association or which may come therefrom into his hands, such sum as the court may determine to be reasonable and just. When the affairs of the association shall be finally closed, the court shall decree a dissolution of the same.

—receiver may be appointed and affairs closed.

—fees.

Sect. 19. Fraternal beneficiary associations, organized or incorporated under the laws of this state, which are transacting business herein upon the passage of this act, and which limit their membership to the members of some particular order, class or fraternity may continue such business by complying with the provisions of this act not inconsistent therewith.

Associations whose membership is limited to some particular order may continue to do business.

Section 20. Whenever the commissioner deems it prudent for the protection of the policy or certificate holders in this state he, or any person whom he may appoint, may examine any foreign fraternal beneficiary association applying for admission or transacting business in this state and such association shall pay the expenses of the examination. The commissioner may employ assistants and for the purposes aforesaid he, or any person he may appoint, shall have free access to all the books and papers that relate to the business of such association and to the books and papers kept by any of its organizers and may summon and qualify as witnesses under oath, and examine the directors, officers, agents, organizers and trustees of such association and other persons in relation to its affairs, transactions and condition. He may, in his discretion, accept in lieu of such examination the examination of the insurance department of the state or country where such foreign association is organized.

Commissioner may examine foreign associations, applying for admission to the state.

—how examinations may be conducted.

If any such association, or its officers or agents, refuse to submit to such examination or to comply with the provisions of this section relating thereto, the authority of such association to transact business in this state shall be suspended until satisfactory evidence is furnished the commissioner relating to the standing and affairs of the association, and during such suspension the association shall not transact any business in this state.

—if examination is denied, association shall be suspended.

When the commissioner, on investigation, is satisfied that any association organized under the laws of another state or country and transacting business under this act has exceeded its powers, or has failed to comply with any provision of law, or is conducting business fraudulently, or that its condition is such as to render further proceedings hazardous to the public or to its certifi-

—when objection exists to the conduct of business, license may be revoked.

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cate holders, or in case any such association shall vote to discontinue its business he shall notify the president and secretary, or other officers corresponding thereto of his findings, and state the grounds of his dissatisfaction and after thirty days' notice require said association, on a date named, to show cause why its license should not be revoked and its authority to transact business in this state terminated. If on the date named in said notice such objections have not been removed to the satisfaction of the commissioner, or the association does not present good and sufficient reasons why its authority to transact business in this state should not at that time be revoked, he may revoke the authority of such association to continue business in this state.

—appeals
may be taken
to the
supreme
judicial court.

When the commissioner suspends or revokes the authority of any association to continue business in this state, or on application refuses to countermand such suspension or revocation the association may within thirty days apply to any justice of the supreme judicial court, by presenting to him a petition therefor, in term time or vacation, and he shall fix a time and place of hearing which may be at chambers and in vacation, and cause notice thereof and a copy of said petition to be served on the commissioner, and after said hearing he may affirm or reverse the decision of the commissioner and the decision of such justice shall be final.

—hearing and
notice.

Policies
limited,
and how.

Section 21. No association organized or doing business under this act shall issue any policy or certificate upon the life of any person more than sixty years of age; nor on the life of any person who has not been examined by a reputable, practicing physician and passed a satisfactory medical examination. No person shall be admitted to membership in any such organization unless he has first filed an application with and been initiated in and becomes a member of a local branch. The by-laws of such association shall provide that meetings of such branches shall be held at least once each month.

Laws of this
and other
states regard-
ing fines and
penalties
shall be
reciprocal.

Section 22. When the laws of any state or country, under which any such association is organized or incorporated impose on fraternal associations of this state any additional or greater fees, fines, penalties, prohibitions or obligations than are imposed by this act upon similar associations of other states or countries the same fees, fines, penalties, prohibitions or obligations shall be imposed upon the associations of such state or country applying for admission or transacting business in this state.

Penalty for
neglecting to
comply with
this act.

Section 23. Any association neglecting or refusing to comply with, or violating the provisions of this act shall be fined not exceeding two hundred dollars upon conviction thereof.

How prosecu-
tions may be
commenced.

Section 24. Prosecutions for violation of any of the provisions of this act may be commenced by complaint and warrant

before any municipal judge or trial justice as in the case of other offenses not within the final jurisdiction of such judge or justice, as provided in section five of chapter one hundred and thirty-two of the revised statutes.

Section 25. The word 'association' as used in the various sections of this act shall be taken and construed as meaning a corporation, society or voluntary association.

Term
'association'
construed.

Section 26. All acts or parts of acts, inconsistent herewith, are hereby repealed.

Inconsistent
acts repealed

Section 27. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 248.

An Act to fix the compensation of the Clerk of Courts for Androscoggin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The clerk of the judicial courts of Androscoggin county shall hereafter receive an annual salary of two thousand dollars, to be paid quarterly out of the county treasury. Said sum shall be in full compensation for the performance of all duties required of him by law, including those performed by him as clerk of the county commissioners, or by a clerk, pro tempore, employed by him under section seven, chapter seventy-eight, and also for any and all sums paid by him for clerk hire. He shall keep a true and accurate account of all fees as required by law, and on the first Wednesday of January, April, July and October in each year shall, under oath, render such account, specifying the items, to the county treasurer. He shall be responsible for such fees, whether collected by him or not, and shall pay the whole amount of the same to the treasurer of said county for the use thereof.

Salary of
clerk of
courts for
Androscog-
gin county
fixed.

—fees, how
disposed of.

Section 2. This act shall take effect on the first day of July, nineteen hundred and one, and the first account filed by said clerk as herein required, and the first payment of salary to him as herein provided, shall be on the first Wednesday of October, nineteen hundred and one.

When act
shall take
effect.

Section 3. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent
acts repealed

Approved March 21, 1901.

CHAP. 249**Chapter 249.**

An Act fixing the amount of allowance for clerk hire in the office of the Adjutant General.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Clerk hire in
adjutant-
general's
office.

Section 1. From and after January first, nineteen hundred and one the amount allowed for clerk hire in the office of the adjutant-general shall be eighteen hundred dollars per annum, payable quarterly, instead of the sum now provided by law.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 250.

An Act to amend Section eight of Chapter twenty-four of the Revised Statutes, as amended by Chapter two hundred and sixty-nine of the Public Laws of eighteen hundred and eighty-five, as amended by Chapters nine and one hundred and forty-six of the Public Laws of eighteen hundred and eighty-seven, as amended by Chapter two hundred and fifty-six of the Public Laws of eighteen hundred and eighty-nine, as amended by Chapter sixty of the Public Laws of eighteen hundred and ninety-one, as amended by Chapter three hundred and twenty-six of the Public Laws of eighteen hundred and ninety-seven, relating to Dependent Soldiers and Sailors and their families.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 326,
laws of 1897,
amended.

Section eight of chapter twenty-four of the revised statutes, as amended by chapter two hundred and sixty-nine of the public laws of eighteen hundred and eighty-five, as amended by chapters nine and one hundred and forty six of the public laws of eighteen hundred and eighty-seven, as amended by chapter two hundred and fifty-six of the public laws of eighteen hundred and eighty-nine, as amended by chapter sixty of the public laws of eighteen hundred and ninety-one, as amended by chapter three hundred and twenty-six of the public laws of eighteen hundred and ninety-seven, is hereby further amended by inserting after the word "from" in the fourth line of said section as amended, the words 'all enlistments in,' also by inserting after the word "service" in the fourth line of said section as amended, the words 'whether in his own proper name or an assumed name,' so that said section, as amended, shall read as follows:

Soldiers and
sailors not to
be considered
paupers.

'Section 8. No soldier or sailor who served by enlistment in the army or navy of the United States, in the war of eighteen hundred and sixty-one, and who has received an honorable discharge from all enlistments in said service, whether in his own proper name or an assumed name, and who has or may become

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dependent upon any town, shall be considered a pauper, or be subject to disfranchisement for that cause; but the time during which said soldier or sailor is so dependent, shall not be included in the period of residence necessary to change his settlement; and overseers of the poor shall not have authority to remove to, or support in, the poor house, any such dependent soldier or sailor or his family; the word 'family' here used shall be held to include the soldier or sailor, his wife, his unmarried minor children living with him and dependent upon him for support, and such other unmarried children of his dependent upon him for support, who by reason of mental incapacity or physical disability are unable to provide for themselves; but the town of his settlement shall support them at his own home in the town of his settlement or residence, or in such suitable place other than the poor house, as the overseers of the town of his settlement may deem right and proper. In case of a violation of this act the overseers of the poor shall be subject to a fine of twenty-five dollars. And for every day they allow them to remain in such poor house, after reasonable notice, they shall be subject to a further fine of five dollars per day, to be recovered by complaint or indictment. This section shall not be so construed as to deprive overseers of the poor of any right to remove and support such dependent soldier or sailor and his family in the town of his settlement, as herein provided.'

—definition of
the word
'family.'

Shall not be
supported
in the poor
house.

—penalty for
violation.

—may be
removed to
town of
settlement.

Approved March 21, 1901.

Chapter 251.

An Act to amend Section five of Chapter one hundred of the Public Laws of eighteen hundred and ninety-one, relative to Camp Fires.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section five of chapter one hundred of the public laws of the year eighteen hundred and ninety-one is hereby amended by striking out the following words: "Any person who shall build a camp or cooking fire in or adjoining any woods in this state, shall, before leaving such camp, totally extinguish such fire," and inserting in place thereof the following words: 'whoever by himself, or by his servant, agent or guide, or as the servant, agent or guide of any other person, shall build a camp, cooking or other fire, or uses an abandoned camp, cooking or other fire, in or adjacent to any woods in this state, shall, before leaving such fire, totally extinguish the same;' also by striking out the words "not exceeding one hundred," and inserting in place thereof

Section 5,
chapter 100,
public laws,
1891, amended.

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the words, 'of fifty,' and also by adding thereto the words, 'one half of any fine imposed and collected under this section shall be paid to the complainant,' so that said section, as amended, shall read as follows:

Penalty for not extinguishing camp, cooking or other fires in any or adjacent woods.

—exceptions.

—fines, how disposed of.

'Section 5. Whoever by himself, or by his servant, agent, or guide, or as the servant, agent, or guide of any other person, shall build a camp, cooking, or other fire, or use an abandoned camp, cooking or other fire in or adjacent to any woods in this state, shall, before leaving such fire, totally extinguish the same, and upon failure to do so such person shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of fifty dollars, provided that such fires built upon the sea beach in such situation that they cannot spread into forest wood or cultivated lands or meadows, shall not be construed as prohibited by this act. One-half of any fine imposed and collected under this section shall be paid to the complainant.'

Approved March 21, 1901.

Chapter 252.

An Act to amend Section fourteen of Chapter one hundred and thirty-four of the Revised Statutes, relating to Criminal Proceedings in Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 14, chapter 134, R. S., amended.

Section fourteen of chapter one hundred and thirty-four of the revised statutes is hereby amended by striking out of said section all after the word "counsel" in the eleventh line of said section and inserting in place thereof the words 'and reasonable compensation for the services of counsel shall be allowed by the court, to be paid out of the county treasury,' so that said section fourteen, as amended, shall read as follows:

Persons indicted for felony shall be furnished with copy of indictment.

—witnesses to be summoned at state's expense.

Counsel to be assigned in capital cases.

—reasonable compensation to be allowed.

'Section 14. The clerk shall, without charge, furnish to every person indicted for a crime punishable by imprisonment in the state prison, a copy of the indictment; if for a crime punishable by death or imprisonment for life, he shall also furnish a list of the jurors returned, and process to obtain witnesses, to be summoned and paid at the expense of the state; if for a crime punishable by imprisonment for a term of years, witnesses shall be summoned and paid at the expense of the state only at the discretion of the court. Competent counsel shall be assigned by the court in capital cases, when it appears that the accused has not sufficient means to employ counsel; and reasonable compensation for the services of counsel shall be allowed by the court, to be paid out of the county treasury.'

Approved March 21, 1901.

Chapter 253.

An Act to fix the terms of the Supreme Judicial Court in the counties of Franklin, Knox, Sagadahoc, Somerset and York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

FRANKLIN COUNTY.

Section 1. Section one of chapter two hundred and twenty-two of the public laws of eighteen hundred and ninety-three is hereby amended to read as follows:

Section 1,
chapter 222,
laws 1888,
amended.

'Section 1. The supreme judicial court shall hereafter be held at Farmington within and for the county of Franklin, on the first Tuesday of February, third Tuesday of May and fourth Tuesday of September, annually, instead of the times now provided by law.'

Time of holding terms of supreme judicial court in Franklin county.

Section two of chapter two hundred and twenty-two of the public laws of eighteen hundred and ninety-three as amended by chapter two hundred and sixty-four of the public laws of eighteen hundred and ninety-seven is hereby amended so as to read as follows:

Section 2
amended.

'Section 2. Said May term shall be held without a grand jury and with but one traverse jury, unless a justice of said court shall otherwise specially order, in which case the clerk shall send venires for the requisite number of traverse jurors, and shall summon the grand jury of the preceding term, as the terms of said order may require. All recognizances from municipal courts and trial justices in cases in which parties are held to await the action of the grand jury, made returnable to said May term, shall, when no grand jury is in attendance, be continued to and have day in the next term of the court held in said county.'

May term shall be held without a grand jury unless judge shall specially order, grand jury of preceding term may be summoned.

—when no grand jury is in attendance all recognizances shall be returned to next term.

KNOX COUNTY.

Section 2. In section forty-seven of chapter seventy-seven of the revised statutes, that paragraph relating to times of holding terms of the supreme judicial court in the county of Knox is amended to read as follows:

Section 47,
chapter 77,
amended.

Knox, at Rockland, on the second Tuesday of March, third Tuesday of September and fourth Tuesday of December.

Knox county.

SAGADAHOC COUNTY.

Section 3. In section forty-seven of chapter seventy-seven of the revised statutes, that paragraph relating to times of holding terms of the supreme judicial court in the county of Sagadahoc is amended to read as follows:

Section 47,
amended.

Sagadahoc, at Bath, on the first Tuesday of April, the third Tuesday of August and the fourth Tuesday of December.

Sagadahoc
county.

CHAP. 254**SOMERSET COUNTY.****Section 47,
amended.**

Section 4. In section forty-seven of chapter seventy-seven of the revised statutes, that paragraph relating to times of holding terms of the supreme judicial court in the county of Somerset is amended to read as follows:

**Somerset
county.**

Somerset, at Skowhegan, on the third Tuesdays of March and September, and the fourth Tuesday of December.

YORK COUNTY.**Section 47
amended.**

Section 5. In section forty seven of chapter seventy-seven of the revised statutes, that paragraph relating to times of holding terms of the supreme judicial court in the county of York is amended to read as follows:

York county.

York, at Saco, on the first Tuesday of January, and at Alfred on the first Tuesday of May and the third Tuesday of September.

**Actions
commenced
before this
act takes
effect shall be
entered at the
term which
shall be
substituted
by this act.**

Section 6. Any action commenced before this act takes effect and returnable in either of said counties, shall be entered at the term of the supreme judicial court in such county, which shall be substituted by this act for the term at which such action was originally returnable, and have day therein as if originally returnable to such substituted term; and any special provisions of law applicable to any term of court, the time of holding whereof is changed by this act, are hereby made applicable to the substituted term.

**When act
shall take
effect.**

Section 7. This act shall take effect on the first day of July one thousand nine hundred and one.

Approved March 21, 1901.

Chapter 254.

An Act to provide an Assistant Clerk for the Board of Railroad Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Assistant
clerk to rail-
road com-
missioners
provided for.**

Section 1. There shall be an assistant clerk to the board of railroad commissioners, to be appointed by the governor, upon recommendation by the board, whose duty it shall be to assist the clerk in the performance of his duties, and in the absence of the clerk to have the same powers as the clerk.

Salary.

Section 2. He shall have a salary of twelve hundred dollars per year, to be paid quarterly from the state treasury.

**Salary how
assessed.**

Section 3. The amount of said salary shall be assessed as provided for the salaries of the commissioners and clerk by sec-

tion four of chapter three hundred and thirteen of the public laws of the year eighteen hundred and eighty-nine.

Section 4. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 255.

An Act to amend Section four of Chapter one hundred and thirty-two of the Revised Statutes relating to the Criminal Jurisdiction of Magistrates.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section four of chapter one hundred and thirty-two of the revised statutes is hereby amended by inserting after the word "law" in the fourth line thereof the following words, namely: 'and of all attempts to commit offenses of which they now have jurisdiction by law,' so that the said section, as amended, shall read as follows:

Section 4,
chapter 183, R.
S., amended.

'Section 4. They have jurisdiction of assaults and batteries, breaches of the peace, and violations of any statute or by-law of a town, when the offense is not of a high and aggravated nature, and of offenses and misdemeanors, jurisdiction of which is conferred by law, and of all attempts to commit offenses of which they now have jurisdiction by law; and may cause affrayers, rioters, breakers of the peace, and violators of the law, to be arrested; and they may try and punish by fine not exceeding ten dollars, or by imprisonment not exceeding thirty days, and may require such offenders to find sureties for keeping the peace.'

Jurisdiction
of breaches of
the peace and
violations
of law.

Approved March 21, 1901.

Chapter 256.

An Act relating to the duties and compensation of the Reporter of Decisions of the Supreme Judicial Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Sections sixty and sixty-one of chapter seventy-seven of the revised statutes are hereby repealed.

Section 2. The reporter of decisions shall, by his personal attendance when practicable, or by the best other means in his power, prepare correct reports of all legal questions argued, reporting the cases more or less at large according to his judgment of their importance. He shall publish at least one volume yearly, and furnish the usual number of current copies to the state and to the public at a price of one dollar and seventy-five

Sections 60
and 61, chap-
ter 77, R. S.,
repealed.
He shall
make reports,
and furnish
copies at \$1.75
per volume.

CHAP. 257

—size and
style of
volume.

Shall be copy-
righted in the
name of the
state.

—all profits
shall be paid
over to the
state treas-
urer.

After retir-
ing, he is to
publish cases
argued while
in office.

He shall fur-
nish advance
sheets free to
all judges.

Section 1,
chapter 115,
R. S., re-
pealed.

Salary estab-
lished.

cents per volume. The volumes shall be of the average size of volume eighty-three, Maine reports, and be equal thereto in paper, printing, binding, general finish and quantity of printed matter.

Section 3. Each volume of said reports shall be entered by the secretary of state with the librarian of congress and copy-righted in the name of the state of Maine, and the manuscript and copyright thereof shall belong to the state. All profits arising from the publication and sale of said reports and advance sheets thereof by said reporter shall be accounted for and paid over by him to the state treasurer on the first Monday in December in each year.

Section 4. After ceasing to hold office the reporter shall prepare and publish all unpublished cases argued while in office.

Section 5. It shall be the duty of the reporter to furnish free of charge the judges of the supreme and superior courts with one copy each of advance sheets; he shall also be entitled to twenty-five copies, free of expense, for current exchanges with the reporters of other states, law school libraries, the attorney general, and heads of departments.

Section 6. So much of section one, chapter one hundred and fifteen of the revised statutes as relates to the reporter of decisions, is hereby repealed.

Section 7. The reporter of decisions shall receive an annual salary from the treasurer of state in quarterly payments on the first days of January, April, July and October, of two thousand five hundred dollars.

Section 8. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 257.

An Act relative to Actions for Libel.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Punishment
for securing
the publica-
tion of any
false or
libelous
statement.

Whoever willfully and maliciously states, delivers or transmits by any means whatever to the manager, editor, publisher or reporter of any newspaper, magazine, publication, periodical or serial, for publication therein, any false or libelous statement concerning any person or corporation, and thereby secures the actual publication of the same, shall, upon conviction thereof, be punished by fine not exceeding five hundred dollars, or imprisonment not exceeding one year, or by both fine and imprisonment.

Approved March 21, 1901.

Chapter 258.

An Act to amend Section eleven of Chapter thirty of the Revised Statutes, as amended by Chapter forty-two of the Public Laws of eighteen hundred and ninety-nine, relating to close time for Game Birds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eleven of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended so as to read as follows:

'Section 11. There shall be for game birds an annual close time in which it shall be unlawful to hunt, chase, catch, kill or have them in possession whenever or however killed, as follows, For wood duck, dusky duck, commonly called black duck, teal, and gray duck the close time shall be during the months of January, February, March, May, June, July, August and December of each year; for ruffed grouse, commonly called partridge, and woodcock, from the first day of December to September fifteenth next following of each year; for quail from the first day of December to the first day of October; for plover, snipe and sandpipers, from the first day of May to the first day of August of each year. Whoever violates any of the above named provisions of this section shall be subject to a penalty of not less than five dollars nor more than ten dollars for each bird so killed, caught, chased, or had in possession in close time. No person shall, in any one day, kill or have in possession more than fifteen of each variety of the above named birds, except sandpipers, the number of which shall not exceed seventy in one day during the respective open seasons for each; nor shall any person, at any time, kill or have in possession any ruffed grouse, commonly called partridge, or woodcock, except for his own consumption within this state, except as hereinafter provided, under a penalty of five dollars for each bird so unlawfully killed or had in possession; nor shall any person at any time sell, or offer for sale, any ruffed grouse, commonly called partridge, or woodcock, within this state, under the same penalty; nor shall any person or corporation carry or transport from place to place any of the birds mentioned in this section, in close season, nor in open season unless open to view, tagged, and plainly labeled with the owner's name and residence and accompanied by him, unless tagged in accordance with section twenty-six of this chapter under the same penalty. Any person, not the actual owner of such bird or birds, who, to aid another in such transportation, falsely represents himself to be the owner thereof shall be liable to the same penalty; nor shall any person or corporation carry or transport

Section 11, chapter 30, as amended by chapter 45, public laws, 1899, further amended.

Close time for game birds.

—open time on duck, April, September, October and November.

—close time on partridge and woodcock December 1 to September 15.

—quail December 1 to October 1. Plover, etc., May 1 to August 1.

—penalty for violation.

—killing or having in possession in one day more than 15 birds, prohibited.

—killing or having in possession partridge or woodcock, except for home consumption, prohibited.

—penalty.

—sale of, prohibited.

—transporting birds in close time, prohibited.

—nor in open season, unless open to view and tagged.

—falsely claiming to be owner, punished.

CHAP. 259

—transport-
ing more than
15 birds at
one time,
prohibited.
—close time
for caper-
cailzie, etc.,
for 10 years.
—penalties.

at any one time more than fifteen of any one variety of the birds above mentioned as the property of one person, under the same penalty; and it shall be unlawful for a term of ten years, to hunt for, take, catch, kill or destroy the capercailzie, or cock of the woods, so called, black game, so called, or any species of the pheasant, except ruffed grouse or partridge, under a penalty of fifty dollars for each offense.'

Approved March 22, 1901.

Chapter 259.

An Act to define the duties of Harbor Masters in Towns and Plantations, and for the regulation of Harbors and Anchorages.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Municipal
officers
authorized
to make rules
for passage
of vessels in
harbor of
towns and
establish
boundaries in
channels.

Section 1. The municipal authorities of all maritime towns and plantations may make rules and regulations for the keeping open of convenient channels for the passage of vessels in the harbors and waterways of the towns for which they act, and may establish the boundary lines of such channels, and assign suitable portions of their harbors for anchorages.

Rules shall
be enforced
by harbor
master or
deputy.

Section 2. Such rules and regulations as may be made by such municipal authorities shall be enforced and carried out by the harbor master of said town, who may appoint a deputy to act in case of his absence or disability.

Vessels
obstructing
safe
anchorage
shall be
removed by
harbor
master.

Section 3. Such harbor master shall, upon complaint to him by the master, owner or agent of any vessel, cause any other vessel or vessels obstructing the free movement or safe anchorage of such vessel to remove to a position to be designated by him, and to cause, without any complaint being made to him, any vessels anchoring within the channel lines as established by the municipal authorities as provided in section one of this act, to remove to such anchorage as he may designate.

May put
suitable crew
on board to
move vessel
to suitable
berth.

Section 4. If such vessel has no crew on board, or if the master or other person in charge neglects or refuses to move such vessel as directed by the harbor master, then and in that case such harbor master may put a suitable crew on board and move such vessel to a suitable berth at a wharf or anchorage at the cost and risk of the owners thereof, and shall charge two dollars, to be paid by the master or owner of such vessel, which charge together with the cost of the crew for removing such vessel the harbor master may collect by suit.

CHAP. 260

Section 5. Harbor masters may, when assault is committed either upon themselves or any person acting under their authority, arrest and deliver to the police authorities on shore any person committing such assault.

Harbor master authorized to make arrest for assault when enforcing act.

Approved March 22, 1901.

Chapter 260.

An Act relating to the duties of the Board of State Assessors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be the duty of the board of state assessors, and they are hereby directed to biennially investigate and examine into the system and method of taxation of other states, and also to make careful and constant inquiry into the practical operation and effect of the laws of the state of Maine, in comparison with the laws of other states, with the view of ascertaining wherein the tax laws of Maine are defective, inefficient, inoperative or inequitable. They shall biennially incorporate the result of their investigation and inquiry in their annual report made prior to each legislative session, and recommend therein such modifications, changes and additions in the tax law of this state as may seem advisable or necessary to secure a more just and equitable system of taxation.

Assessors' authorized to examine the method of taxation in other states.

—incorporate result in report.

—recommend changes, etc.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 261.

An Act to fix the compensation of the County Commissioners of the County of Androscoggin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. From and after the first Tuesday of April, in the year of our Lord one thousand nine hundred and one, the pay of each county commissioner of the county of Androscoggin shall be three dollars for each day employed in the service of the county, and travel as now fixed by law.

Compensation of county commissioners of Androscoggin county fixed.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

CHAP. 262**Chapter 262.**

An Act to amend Chapter sixty-six of the Public Laws of eighteen hundred and ninety-nine, relating to the jurisdiction of Municipal and Police Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 66,
public laws
1899, amended.

Jurisdiction
of municipal
courts.

Chapter sixty-six of the public laws of eighteen hundred and ninety-nine is hereby amended so as to read as follows:

A municipal or police court shall not have jurisdiction in any civil matter unless the defendant resides within the county in which such court is established, or is a non-resident of the state and has personal service within the county, or a party summoned as trustee resides within the county, or property of the defendant is attached within the county, in which such court is established. But in case of such personal service, trustee or attachment such court shall have jurisdiction to the amount of the established jurisdiction of such municipal or police court.

Approved March 22, 1901.

Chapter 263.

An Act to prevent the shooting of human beings by persons in pursuit of Game and Game Birds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Penalty for
carelessly
shooting a
human being
while
engaged in
hunting.

Section 1. Whoever while on a hunting trip, or in the pursuit of wild game or game birds, negligently or carelessly shoots and wounds, or kills any human being, shall be punished by imprisonment not exceeding ten years, or by fine not exceeding one thousand dollars.

County
attorney and
sheriff shall
investigate
violations of
this act.

—penalty for
failure to
prosecute.

Section 2. It shall be the duty of the county attorney and sheriff in the county in which a violation of the foregoing section occurs, to forthwith investigate and prosecute every person who therein violates the provisions of this act, and for failing so to investigate and prosecute, each of said officers shall be liable to a fine of not exceeding one thousand dollars, and to be removed from office.

Approved March 22, 1901.

Chapter 264.

An Act to amend Chapter eighty-one of the Public Laws of eighteen hundred and ninety-five, relating to certain property ordained for pious uses, the legal custodian of which is unknown.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter eighty-one of the public laws of eighteen hundred and ninety-five is hereby amended by inserting after the word "person," in the fourth line, the word 'patriotic;' also after the word "intended," in the sixth line, the words 'or for some public or patriotic purpose;' also after the word "intended" in the fifteenth line, the words 'or some public or patriotic purpose;' also after the word "religious," in the sixteenth line, the words 'or patriotic;' also in the nineteenth line, after the word "pious," the words 'public or patriotic;' so that when amended, the chapter shall read as follows:

Chapter 81,
public laws
1895,
amended.

'Where any property in this state dedicated and ordained for pious uses, has no proper or legal custodian, so that it is becoming wasted and the utility thereof is lost, upon the application of any person, patriotic or religious society interested in having such property preserved and applied to the uses for which it was originally intended, or for some public or patriotic purpose, the attorney general shall file a bill in equity, in the nature of an information, against such property and all persons interested therein, praying for the appointment of trustees to care for such property and for the proper application and disposition thereof, and the court may order such notice as seems proper, and may appoint receivers or trustees therefor, and upon final decree, may order the care, custody, sale, application or disposal of such property as will best serve the purposes for which it was originally intended, or some public or patriotic purpose. The court may convey or transfer such property to any religious or patriotic body, to be held and applied for the purposes of such trust as the court may declare; and it shall have full power to treat, care for and dispose of the same in furtherance of such pious, public or patriotic uses as may seem best suited to the case and situation.'

Property
dedicated to
pious uses,
having no
legal custo-
dians and is
becoming
wasted, may
be sold by
order of court.

—court may
convey such
property to
any religious
body in trust.

Approved March 22, 1901.

CHAP. 265**Chapter 265.**

An Act to repeal Section sixty-two of Chapter twenty-seven of the Revised Statutes, as amended by Section seven of Chapter three hundred and sixty-six of the Public Laws of eighteen hundred and eighty-five relating to State Constables.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 62, chapter 27, R. S., as amended by section 7, chapter 366, laws 1885, repealed.

Section 1. Section sixty-two of chapter twenty-seven of the revised statutes as amended by section seven of chapter three hundred and sixty-six of the public laws of eighteen hundred and eighty-five is hereby repealed.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 266.

An Act to secure the preservation of the Testimony given in Trials for Murder.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Copy of any indictment for murder shall be filed with clerk of courts.

Section 1. That whenever any person is convicted of murder a copy of the indictment, plea, evidence and charge of the presiding justice, certified by the official stenographer, shall be filed with the clerk of the court where such trial is held.

How such copy shall be paid for.

Section 2. When the court stenographer is paid an annual salary the making and filing of said copy will be without extra compensation, otherwise to be paid for by the county, and this act shall not apply to cases where motion for new trial is filed.

Approved March 22, 1901.

Chapter 267.

An Act to amend Chapter two hundred and ninety-six of the Public Laws of eighteen hundred and eighty-five, relating to Evidence of Witnesses at Coroners' Inquests.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 296, public laws 1885, amended.

Chapter two hundred and ninety-six of the public laws of eighteen hundred and eighty-five is hereby amended by adding the following: 'Coroners may employ a stenographer for the purpose of taking such evidence, who shall receive the same compensation as is provided for stenographers of the supreme

judicial court,' so that said chapter as amended shall read as follows:

'Section 13. The evidence of all the witnesses taken at any inquest shall, within ten days after the delivery of the verdict to the coroner, be filed by the coroner with the clerk of courts for the county in which said inquest is held, and there remain open for public inspection. Coroners may employ a stenographer for the purpose of taking such evidence, who shall receive as compensation therefor the sum of six dollars per day and ten cents per hundred words for transcript of notes, and six cents per mile actual travel.'

All the evidence taken shall be filed with clerk of courts.

—may employ stenographer.

Approved March 22, 1901.

Chapter 268.

An Act to amend Section two of Chapter sixteen of the Revised Statutes, relating to the construction of Public Drains and Sewers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter sixteen of the revised statutes is hereby amended by adding after the word "town" in the first line thereof, the words 'or a committee duly chosen by the town,' and also by adding after the word "health" in the fourth line, the following words, 'but neither the municipal officers of the town, nor such committee, shall construct any public sewer therein until the same shall be authorized by vote of said town, and an appropriation made for the purpose; and in no case shall such municipal officers or committee incur any expense on behalf of the town for such purpose, exceeding the amount appropriated therefor,' so that said section, when amended, shall read as follows:

Section 2, chapter 16, R. S., amended.

'Section 2. The municipal officers of a town, or a committee duly chosen by the town, may, at the expense of the town, construct public drains or sewers along or across any public way therein; and through any lands of persons or corporations, when they deem it necessary for public convenience or health; but neither the municipal officers of the town, nor such committee, shall construct any public sewer therein until the same shall be authorized by vote of said town, and an appropriation made for the purpose; and when constructed such sewers shall be under the control of the municipal officers.'

Towns may lay drains.

—but not unless authorized by vote of the town.

—expense and control thereof.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

CHAP. 269**Chapter 269.**

An Act relating to the Fees of the Sheriff of Androscoggin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of
sheriff of
Androscoggin
county fixed.

Section 1. The sheriff of the county of Androscoggin shall receive as full compensation for services in attendance upon the supreme judicial court in said county, as jailer, master or keeper of the county jail in said county, for receiving and committing prisoners therein, and for the services of all criminal processes and the performance of all duties relating to the enforcement of all criminal law, an annual salary of two thousand five hundred dollars a year, to be paid from the county treasury in equal quarterly payments on the first days of January, April, July and October, together with the free rental of the house or living apartments connected with the county jail in said county, including the stable, and including necessary light and fuel. Such necessary incidental expenses as are just and proper incurred in the performance of his public duties, shall be allowed by the county commissioners of said county, and paid from the county treasury.

—incidental
expenses
may be
allowed.

All fees shall
be accounted
for.

Section 2. All fees chargeable under the statutes of the state for the performance of any of the duties prescribed in the preceding section, except for the board of prisoners, shall be charged and collected by said sheriff as now provided by law, and an accurate account thereof, and of those specified in section three of this act, kept and transmitted to the county treasurer on the last day of March, June, September and December annually, and the amount deducted from the quarter's salary for the quarter then ending. If such fees are in excess of the amount of salary then due said sheriff he shall pay said excess to the county treasurer. And no county treasurer shall pay any quarter's salary until said statement shall have been filed.

Shall make
statement of
fees for sup-
port of
prisoners
from other
counties.

Section 3. For all prisoners committed from other counties or from any court of the United States, and for all other persons confined for debt, and on other civil processes, the sheriff shall collect the same fees for their entire support as are now provided by law, or may be fixed by the county commissioners under the authority vested in them by statute and include the same in the statement provided for in the preceding section, and the same shall be deducted from the salary as herein prescribed. He shall not make any charge or collect any fees for the support of prisoners committed on criminal process from any court in the county in which said jail is situated.

—shall not
charge for
support of
prisoners
committed on
criminal
process.

CHAP. 270

Section 4. Said sheriff shall procure all necessary food and provisions for the support of the prisoners confined in the jail in said county; employ a suitable person or persons to prepare the food for the prisoners and to serve the same at the expense of the county. All bills for such food and provisions and for the preparation and service of the same shall be audited and allowed by the county commissioners and paid from the county treasury monthly. Said sheriff shall from time to time consult with the county commissioners as to the quantity, kinds and quality of foods and provisions necessary and proper to be procured.

Shall procure food for prisoners.
—employ cook.

—all bills shall be audited by county commissioners.

—shall consult with commissioners as to food purchased.

Section 5. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Inconsistent acts repealed.

Section 6. This act shall take effect on the first day of April, in the year of our Lord, one thousand nine hundred and one.

When act shall take effect

Approved March 22, 1901.

Chapter 270.

An Act for the Further Protection of Fish Weirs.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. From and after the time when this act takes effect it shall be unlawful to use any purse or drag seine within a distance of one-half of a nautical mile from any fish weir in any of the waters of this state east of White Head on the west shore of Penobscot river, under a penalty not exceeding five hundred dollars for each offense for such unlawful fishing, to be recovered and applied as provided in section forty-eight of chapter two hundred and eighty-five of the public laws of one thousand eight hundred and ninety-seven; but purse and drag seines may be used for the taking of smelts and for the purpose of taking fish in weirs.

Unlawful to drag seine within half mile of any fish weir east of White Head.

—penalty for violation and how recovered.

—use of seines, lawful in certain cases.

Section 2. This act shall not be construed to permit the use of purse or drag seines in any water in which their use is now prohibited by special or general law.

Act does not permit use where prohibited by special or general law.

Approved March 22, 1901.

CHAP. 271**Chapter 271.**

An Act to amend Chapter forty-two of the Public Laws of eighteen hundred and eighty-seven entitled "An Act to prohibit the use of Oil Torches in the Herring Fishery."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 42,
public laws,
1887,
amended.

Section one of chapter forty-two of the public laws of eighteen hundred and eighty-seven is hereby amended by striking out after the word "substance" in said section the words "in liquid form," so that said section, as amended, shall read as follows:

Use of torches
in herring
fisheries pro-
hibited
between
May 10 and
December 1.

'Section 1. All persons are hereby prohibited from using in the herring fishery, in any of the waters of this state, torches in which kerosene oil, or any other inflammable substance enters as a component part thereof between the tenth day of May and first day of December.'

Approved March 22, 1901.

Chapter 272.

An Act to amend Section one hundred and four of Chapter eleven of the Revised Statutes, relating to duties of State Superintendent of Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 104,
chapter 11, R.
S., amended.

Section 1. Section one hundred and four of chapter eleven of the revised statutes, as amended by chapter three hundred and seven of the public laws of eighteen hundred and eighty-nine, chapter two hundred and sixteen of the public laws of eighteen hundred and ninety-three, and chapter two hundred and seventy-three of the public laws of eighteen hundred and ninety-seven, is hereby further amended by adding thereto the following provision:

Shall perform
all duties im-
posed by
special laws
of the state.

'Twelfth. The state superintendent shall perform all duties imposed upon him by any charter or charters granted by the legislature to educational institutions in the state.'

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 273.

An Act to amend Section one of Chapter one hundred and two of the Public Laws of eighteen hundred and ninety-five relating to the incorporation and control of Gas and Electric Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter one hundred and two of the public laws of eighteen hundred and ninety-five is hereby amended by striking out from the end of said section, the following words: "without the consent of such other company, person or firm" so that said section, as amended, shall read as follows:

Section 1,
chapter 102,
public laws
1895, amended.

'Section 1. Corporations for the purpose of making, generating, selling, distributing and supplying gas or electricity, or both, for lighting, heating, manufacturing or mechanical purposes in any city or town or two or more adjoining cities or towns, within this state, or for either or any of such purposes may be organized under the provisions of sections sixteen, seventeen, eighteen, nineteen and twenty of chapter forty-eight of the revised statutes of this state, and acts amendatory thereof and additional thereto, and all provisions of said chapter and acts are hereby made applicable to such corporations. But no corporation organized hereunder shall have authority, without special act of the legislature, to make, generate, sell, distribute or supply gas or electricity, or both, for any purpose, in or to any city or town, in or to which another company, person or firm are making, generating, selling, distributing or supplying or are authorized to make, generate, sell, distribute or supply gas or electricity, or both.'

Corporations
for making
gas or elec-
tricity may
be organized
under chapter
48, R. S.

—shall not
operate in
any city or
town where a
company is
already estab-
lished with-
out act of the
legislature.

Approved March 22, 1901.

Chapter 274.

An Act to amend Chapter one hundred and thirty-seven of the Public Laws of eighteen hundred and eighty-seven, as amended by Chapter three hundred and thirteen of the Public Laws of eighteen hundred and ninety-three, and as further amended by Chapter three hundred and thirty of the Public Laws of eighteen hundred and ninety-seven, relating to Service of Subpœnas issued by disclosure commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section five of chapter one hundred and thirty-seven of the public laws of eighteen hundred and eighty-seven, as amended by chapter three hundred and thirteen of the public laws of eighteen hundred and ninety-three, and as further amended by

Chapter 330,
public laws,
1897, amended.

CHAP. 275

chapter three hundred and thirty of the public laws of eighteen hundred and ninety-seven, is hereby further amended by striking out all of said section five and inserting in lieu thereof the following:

How subpoena
may be
served.

'Section 5. The subpoena may be served by any officer qualified to serve civil process in said county by giving to the debtor in hand a certified copy of the petition and subpoena, which said service shall be at least twenty-four hours before the time of said disclosure for every twenty miles travel from his home or place of abode at the time of service to the place of disclosure.'

Approved March 22, 1901.

Chapter 275.

An Act to amend an act entitled "An Act to regulate the Practice of Medicine and Surgery."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 8,
chapter 170,
public laws,
1895, amended.

Section 1. Section eight of chapter one hundred and seventy of the public laws of eighteen hundred and ninety-five is hereby amended so as to read as follows:

All applicants
shall be
examined for
registration.

'Section 8. On and after the passage of this act, the board shall examine all applicants for registration as licensed physicians or surgeons. Each applicant shall, at least seven days before the date of his examination, present to the secretary of the board an application under oath or affirmation, giving satisfactory proof of being twenty-one years of age, of having good moral character and of being a graduate of some reputable medical school or college having power to confer degrees in medicine, and in good standing, and maintaining a standard of preliminary education and of medical instruction approved by the board. He shall also present such other facts as the board in its blank application may require, and must pay the fees herein provided. Examinations shall be in whole or in part in writing and shall be of an elementary and practical character. They shall embrace the general subjects of anatomy, physiology, pathology, materia medica and therapeutics, surgery, the principles and practice of medicine, and obstetrics, or such branches thereof as the board may deem necessary for the applicant to possess. The board is also hereby authorized to make such rules and regulations as may be necessary for reciprocity of licensure with the boards of other states which maintain a standard of

--qualifica-
tions of
applicants.

--how exam-
inations shall
be made, and
what they
shall
embrace.

--board may
make rules
for recipro-
city of
licensure

education at least equal to their own; but no such rules shall become operative until they have been approved by a justice of the supreme judicial court.'

Section 2. Section ten of said act is hereby amended so as to read as follows:

'Section 10. This act shall not apply to commissioned officers of the United States army, navy or marine hospital service, or to a physician or surgeon who is called from another state to treat a particular case and who does not otherwise practice in this state, nor to prohibit gratuitous service or the rendering of assistance in emergency cases, nor to midwives who lay no claim to the title of physician or doctor.'

Approved March 22, 1901.

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with boards
of other
states.

Section 10
amended.

Act shall not
apply to
certain off-
icers and
physicians.

Chapter 276.

An Act to amend Section two, Chapter three hundred and fifteen of the Public Laws of eighteen hundred and ninety-seven relating to Dead Human Bodies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two, chapter three hundred and fifteen, of the public laws of eighteen hundred and ninety-seven is hereby amended by inserting after the word "bodies" in the fourth line thereof, the words 'required to be buried at public expense' so that said section shall read as follows:

Section 2,
chapter 315,
public laws
1897, amended

'Section 2. All public officers, agents and servants of any and every county, city, town and other municipality, and of any and every almshouse, prison, morgue, hospital or any other public institution having charge or control over dead human bodies required to be buried at the public expense, are hereby required to notify immediately the said board of distribution, or such person or persons as may from time to time be designated by said board, or its duly authorized officer or agent, whenever any such body or bodies come into his or their possession, charge, or control, and shall, without fee or reward, deliver such body or bodies to said board, or its duly authorized officer or agent, and permit and suffer the said board or its agents, or the physicians and surgeons from time to time designated by it or them, who comply with the provisions of this act, to take and remove any, and all such bodies to be used within this state for the advancement of medical education; but no such notice need be given and no such body shall be delivered, if any person, satisfying the authorities in charge of said body that he or she is a member

Board of
distribution
shall be
notified of
deaths occur-
ing in alms-
houses,
prisons, etc.

—notice need
not be given
if body is
claimed by
family.

CHAP. 277

of the family of or next of kin to the deceased, shall claim the body for burial, but it shall be surrendered to him or her for interment, and no notice shall be given and no body delivered to said board or its agents, if such deceased person was a traveler and not a vagabond, who died suddenly, in which case the said body shall be buried.'

Approved March 22, 1901.

Chapter 277.

An Act relating to Hawkers and Peddlers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Peddling
without
license for-
bidden.

—exceptions.

Section 1. No person shall go about from town to town, or from place to place in the same town, exposing for sale or selling, any goods or chattels other than fruit grown in the United States, fruit trees, provisions, live animals, brooms, pianos, organs, wagons, sleighs, agricultural implements, fuel, newspapers, agricultural products of the United States, the product of his own labor or the labor of his family, any map made by him and copyrighted in his name, any patent of his own invention, or in which he has become interested by being a member of any firm, or stockholder in any corporation which has purchased the patent, until he shall have procured a license so to do as hereinafter provided.

Secretary of
state shall
grant license,
and to whom.

Section 2. The secretary of state shall grant a license, to go about exposing for sale and selling, any goods, wares or merchandise, to any person who files in his office a certificate signed by the mayor of a city, or by the majority of the selectmen of a town, stating to their best knowledge and belief that the applicant therein named is of good moral character; but such license shall be granted to no other person. The mayor or selectmen before granting such certificate, shall require the applicant to make oath, that he is the person named therein, and the mayor or said selectmen are hereby authorized to administer said oath.

—applicant
must make
oath that he
is the person
named in
certificate.

What shall be
inserted in
license.

Section 3. The secretary shall cause to be inserted in every such license the names of such cities and towns as the applicant selects, with the sums to be paid to the respective treasurers thereof, as provided in the following section, and shall receive from the applicant one dollar for each city and town so inserted. Every person so licensed may sell as aforesaid, in any city or town mentioned in his license, any goods, wares or merchandise upon first paying the required sum to the treasurer of such city

or town, who shall certify on the face of said license the sum so paid.

Section 4. Every person licensed under the two preceding sections, shall pay to the treasurer of each city or town mentioned in his license, the sums following: for every town containing not more than one thousand inhabitants, according to the United States census next preceding the date of his license, three dollars; for towns containing more than one thousand and less than two thousand inhabitants, six dollars; and for every thousand inhabitants in excess of two thousand, two dollars, provided, that the sum so to be paid to any such treasurer shall in no case exceed twenty dollars, but any resident of a town having a place of business therein, owning and paying taxes to the amount of twenty-five dollars on his stock in trade, can peddle said goods in his own town without paying any license fee whatever.

Fees paid to cities and towns.

Section 5. The secretary, upon conditions required in section two, may grant special state licenses, upon the payment by the applicant of fifty dollars for each license, and the person so licensed may expose for sale and sell, in any city or town in this state, any goods, wares or merchandise. He may also grant as aforesaid, upon the payment by the applicant of one dollar for each county mentioned therein, special county licenses, and the person so licensed, upon paying to the treasurer of each county mentioned in said license, the sum of five dollars, may expose for sale and sell, within such counties, any tin, brittania, glass, earthen, iron or wooden wares, manufactured in the United States. The respective county treasurers, upon receipt of the aforesaid sum, shall certify on the face of said license the amount so received.

State licenses.

—fee.

—county licenses.

—fee.

Section 6. Any soldier or sailor disabled in the military or naval service of the United States, or by sickness or disability contracted therein or since his discharge from service, and any person who is blind shall be exempt from paying the license fees required by this chapter.

Disabled soldiers and sailors and the blind exempted from payment of fees.

Section 7. The secretary of state and the treasurers of counties, cities and towns, shall severally keep records of all licenses upon which the sums herein provided have been paid to them, with the number of each, the names and residences of the persons licensed, and the sums received thereon, and all such records shall be opened for public inspection.

Record shall be kept of licenses.

Section 8. All sums paid to the secretary under this chapter shall be for the use of the state, and all sums paid to the treasurer of a county, city or town, shall be for the use of such

Fees, how disposed of.

CHAP. 277

county, city or town, provided, however, that the fee of one dollar paid for each license, shall be for the personal use of said secretary.

License to be exhibited when demanded by an officer.

Section 9. Every person licensed to peddle, as hereinbefore provided, when his license is demanded of him by a mayor, alderman, selectman, sheriff, or his deputy, constable or police officer, shall forthwith exhibit it, and if he neglects or refuses so to do, shall be subject to the same penalty as if he had no license. A synopsis of this chapter shall be printed on every license.

Penalty for peddling without license.

Section 10. Whoever goes from town to town, or from place to place in the same town, carrying for sale or exposing for sale, any goods, wares or merchandise, contrary to the provisions of this act, shall be punished by a fine not exceeding two hundred dollars for each offense.

Licenses, when dated.

Section 11. All licenses granted under this chapter shall bear date the day on which they are issued, and shall continue in force one year.

Enforcement of act.

Section 12. Sheriffs and their deputies, constables and police officers shall arrest and prosecute every person within their jurisdiction whom they have reason to believe to be guilty of violation of any of the provisions of this act; and one-half of any fine recovered under section ten of this act shall inure to the prosecutor, the balance to the town or city in which the offense was committed.

—fines, how disposed of.

Jurisdiction of officers.

Section 13. Trial justices and judges of municipal and police courts shall have jurisdiction of all offenses committed under this chapter.

Commercial agents exempt from provisions of act.

Section 14. The provisions of this chapter are not applicable to commercial agents, selling goods by sample to dealers only.

Inconsistent acts repealed.

Section 15. All acts and parts of acts inconsistent herewith, are repealed.

When act shall take effect.

Section 16. This act shall not take effect until May fifteen, nineteen hundred and one.

Approved March 22, 1901.

Chapter 278.

An Act to amend Section twenty-one of Chapter thirty of the Revised Statutes, as amended by Chapter forty-two of the Public Laws of eighteen hundred and ninety-nine, relating to the taking of Deer in September for Food Purposes, and relating to non-residents going upon the Wild Lands of the State.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-one of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, is hereby amended by striking out the first eighty lines and the word "days" in the eighty-first line of said section, so that said section, as amended, shall read as follows:

Section 21, chapter 30, R. S., as amended by chapter 42, public laws, 1899, further amended.

'Section 21. It shall be unlawful for non-residents of the state to enter upon the wild lands of the state with intent to camp and kindle fires thereon, while engaged in hunting or fishing, without being in charge of a registered guide, during the months of May, June, July, August, September, October and November; provided, that the provisions of this section so far as entering upon the wild lands in this state with intent to camp and kindle fires thereon while engaged in hunting or fishing, shall not apply to any person or persons who while hunting or fishing, stop permanently at any hunting or fishing camp, during such stay, which is owned or under the control of any registered guide or registered camp owner.

Unlawful for non-residents to camp on wild lands and kindle fires in certain months unless in charge of a guide.

Act shall not apply to persons stopping at any hunting camp.

Any such non-resident who shall take, catch or kill any deer, or enter upon the wild lands in this state, with intent to camp, and kindle fires thereon, while engaged in hunting or fishing, without being in charge of a registered guide, during the months of May, June, July, August, September, October and November, in violation of the provisions herein contained, shall be fined forty dollars and costs of prosecution for each offense and be subject to imprisonment thirty days.'

—penalty for violation.

Approved March 22, 1901.

CHAP. 279**Chapter 279.**

An Act to amend Section one of Chapter thirty-five of the Public Laws of eighteen hundred and ninety-one, relating to Salaries of assistant superintendents, steward and matron at the Insane Hospital.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 35,
laws of 1891 as
amended by
chapter 311,
laws of 1893,
further
amended.

Section 1. Section one of chapter thirty-five of the public laws of eighteen hundred and ninety-one as amended by chapter three hundred and eleven of the public laws of eighteen hundred and ninety-three is hereby further amended by striking out the word, "thirteen" in the tenth line thereof and inserting in place thereof the word 'sixteen,' so that said section as amended shall read as follows:

—Salaries of
officers of
insane
hospital.

'Section 1. Section one of chapter one hundred fifteen of the revised statutes is hereby amended by striking out lines fifty-three, fifty-four, fifty-five, fifty-six and fifty-seven and inserting instead thereof the following, 'four assistant superintendents of the insane hospital, one of whom shall be a female, such sum as the trustees may from time to time vote, not exceeding thirty-five hundred dollars a year for the four; the steward, including his duties as treasurer, such sum as the trustees may from time to time vote, not exceeding sixteen hundred dollars in full for all services; chaplain, three hundred dollars; matron, five hundred dollars.'

Inconsistent
acts repealed.

Section 2. All acts and parts of acts inconsistent with this act are hereby repealed.

When act
shall take
effect.

Section 3. This act shall take effect as of January one, one thousand nine hundred and one.

Approved March 22, 1901.

Chapter 280.

An Act to increase the compensation of the Sheriff of the County of Lincoln.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of
sheriff of
Lincoln
county
increased.

Section 1. The sheriff of the county of Lincoln, from and after the first day of January in the year one thousand nine hundred and one, shall receive an annual salary of five hundred dollars in quarterly payments, on the first days of January, April, July and October, instead of the compensation now fixed by law; provided, however, that said salary shall be in full compensation for all services as sheriff excepting fees for attending courts and for service of precepts in civil actions.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 281.

An Act to amend Section two of Chapter ninety-one of the Revised Statutes, relating to fees of town and city clerks for Recording Mortgages.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter ninety-one of the revised statutes is hereby amended by striking out the word "twenty-five" in the first line of said section and inserting in place thereof the word 'fifty;' and by adding to said section the words 'In all cases where books with printed forms are not furnished therefor, the clerk shall receive for receiving and recording any instrument by law entitled to record, in addition to the fees now provided by law, the sum of fifteen cents for each hundred words or fraction thereof, in excess of five hundred,' so that said section as amended, shall read as follows:

Section 2,
chapter 91, R.
S., amended.

'Section 2. The clerk on payment of fifty cents, shall record all such mortgages delivered to him, in a book kept for that purpose, noting therein, and on the mortgage, the time when it was received; and it shall be considered as recorded when received. In all cases where books with printed forms are not furnished therefor, the clerk shall receive for receiving and recording any instrument by law entitled to record, in addition to the fees now provided by law, the sum of fifteen cents for each hundred words or fraction thereof, in excess of five hundred. Provided, however, if the instrument to be recorded does not exceed in length two hundred and fifty words, then the fee for recording the same shall be twenty-five cents.'

Clerk to note
thereon when
received.

—additional
fees.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 282.

An Act in relation to the Taxing of Costs in Municipal and Police Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In all municipal and police courts in this state the amount of costs allowed in civil actions shall depend upon the amount recovered and not upon the ad damnum in the writ.

Costs shall
depend upon
amount
recovered.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

CHAP. 283**Chapter 283.**

An Act relating to close time for Deer in certain counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Act relating to taking of deer in September, etc., approved March 22, 1901, not to apply to killing of deer in certain counties.

Nothing contained in "An Act to amend section twenty-one of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, relating to the taking of deer in September for food purposes, and relating to non-residents going upon the wild lands of the state" shall be construed to repeal so much of section twenty-one of chapter forty-two of the public laws of eighteen hundred and ninety-nine, and acts amendatory thereto, as relates to deer in the counties of York, Cumberland, Androscoggin, Sagadahoc, Knox, Lincoln, Waldo and Kennebec.

Approved March 22, 1901.

Chapter 284.

An Act to consolidate, and simplify, the laws pertaining to Sea and Shore Fisheries, as contained in Chapter forty of the Revised Statutes, and in amendments and additions thereto.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Commissioner of sea and shore fisheries how appointed.

—term.

Duties.

Shall report biennially.

Salary.

Section 1. The governor, with the advice and consent of the council, shall appoint a commissioner who shall have general supervision of the sea and shore fisheries and shell fish regulated by this act and shall hold his office for three years and until his successor is appointed and qualified.

Section 2. It shall be the duty of the commissioner of sea and shore fisheries to exercise supervision over all the fisheries and their products taken from tide waters within the state, including the proper enforcement of all laws relating to the catching, packing, curing, manufacturing, branding and transportation of all kinds of pickled, salt, smoked, fresh, canned, frozen shell, or other fish.

Section 3. The commissioner is hereby required to make a detailed biennial report in the month of December, showing the amount of capital invested in, number of men employed in, value of products of, and any other information that he may be able to obtain relating to the sea and shore fisheries.

Section 4. The salary of the commissioner of sea and shore fisheries is hereby fixed at one thousand dollars per annum.

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Appointment
of fish
wardens.

Section 5. The governor with the advice and consent of the council upon the recommendation of the commissioner of sea and shore fisheries, may appoint suitable persons as fish wardens, who shall hold office for the term of three years unless sooner removed, who shall enforce all laws and the rules and regulations relating to sea and shore fisheries, arrest all violators thereof, and prosecute all offenses against the same; they shall have the same power to serve criminal processes against such offenders, and shall be allowed the same fees as sheriffs for like services; they shall have the same right as sheriffs to require aid in executing the duties of their office. They shall, before being qualified to discharge the duties required by this act, give bond with two good and sufficient sureties in the penal sum of two thousand dollars, approved by the commissioner of sea and shore fisheries, to the treasurer of the state, conditioned for the faithful performance of the duties of their office. The commissioner of sea and shore fisheries may appoint deputy wardens, for whose official misconduct and neglect he shall be answerable, and said deputy wardens shall be sworn. Their appointment and discharge shall be in writing. Such deputy wardens shall be subject to all the laws pertaining to wardens appointed by the governor and council, and have the same powers. And said commissioner may revoke such appointment at any time.

—term of
office.—powers and
duties.—shall give
bond.—commis-
sioner may
appoint
deputy
wardens.

—powers.

Section 6. It shall be the duty of the fish wardens to enforce all laws relating to the sea and shore fisheries within the counties in which they respectively reside, but they shall not exercise jurisdiction in any other county unless so instructed in writing by the commissioner of sea and shore fisheries. The commissioner of sea and shore fisheries and fish wardens may, with or without warrant, enter upon any vessel, boat, receptacle for fish or lobsters, or any place or places used therefor, and seize and carry away all fish and lobsters liable to seizure found therein, and may, with or without warrant, search and seize any car or pound used for the keeping of fish or lobsters, and seize and carry away all fish or lobsters liable to seizure found therein, the fish or lobsters in each case to be disposed of according to law. Any magistrate may issue warrants to search, within his jurisdiction, any vessel, boat, receptacle for fish or lobsters, or any place or places used therefor, to the commissioner of sea and shore fisheries, or any fish warden appointed and qualified as provided in this chapter. Such warrants shall issue subject to the requirements of section twelve of chapter one hundred and thirty-two of the revised statutes.

Duty of
wardens to
enforce laws
relating to
sea and shore
fisheries in
counties
where they
reside.—commis-
sioner and
wardens may
enter any
vessel, etc.,
without
warrant
and seize
fish and
lobsters.—magistrates
may issue
warrants to
search any
vessel, etc.—how
warrants
shall issue.

Section 7. It shall be the duty of each warden to make a detailed monthly report to the commissioner of sea and shore

Wardens
shall make

CHAP. 284

monthly
report.

Commis-
sioner may
take any fish
at all times
for scientific
purposes, etc.

—may set
apart any
waters for
fish culture.

—order shall
be recorded.

—may, with
United States
commissioner
take fish any
time in such
waters.

—penalty if
any other
person takes
fish from
such waters.

Appointment
of inspectors
of fish.

—term.

Inspectors
shall be
sworn and
give bond.

fisheries of all that has come to his knowledge relating to the fisheries within his county, or in any county where he has rendered services, from the first day of one month to the first day of the following month, in such a manner and on such blanks as the commissioner may prescribe and furnish, and to do such other acts as the commissioner may require for the purpose of gaining information and for the proper enforcement of the law.

Section 8. The commissioner of sea and shore fisheries may take fish of any kind, when, where, and in such manner as he chooses for the purpose of science, of cultivation and of dissemination, and he may grant written permits to other persons to take fish for the same purposes, and may introduce or permit to be introduced any kind of fish into any waters. He may, after a hearing, set apart for a term not exceeding ten years, any waters for the use of himself or of the United States commissioner of fish and fisheries in the prosecution of the work of fish culture and of scientific research relative to fishes. The order setting apart such waters shall be recorded in the registry of deeds of the county in which they are situated. In waters so set apart he and the United States commissioner of fish and fisheries, and persons acting under their authority may, in their respective fish cultural and scientific work, take fish at any time or in any manner, and erect and maintain any fixture necessary for such purposes. No other person shall take or kill any fish, or use any implement for fishing therein, under a penalty of not less than ten nor more than one hundred dollars, and a further penalty of one dollar for each fish so taken or killed; provided, however, that before such hearing he shall give notice thereof by publication of his intention for two successive weeks in at least one newspaper printed in the county where such waters lie.

Section 9. In each town where pickled fish are cured or packed for exportation, the governor, with the advice and consent of the council, shall, from time to time, as occasion requires, appoint one or more persons skilled in the quality of the same, to be inspectors of fish, who shall hold their office for five years, unless sooner removed by the governor and council.

Section 10. Every such inspector, before entering upon his duties, shall be sworn, and give bonds with sufficient sureties to the treasurer of the town for which he is appointed, to the satisfaction of the municipal officers thereof, in the penal sum of not less than five hundred nor more than five thousand dollars, for the faithful performance of his official duties; and such officers shall, at least once a year, examine the bonds given by said inspectors, and if that of any inspector is not in their opinion sufficient they shall forthwith notify him, and if, he for thirty

days thereafter neglects to give satisfactory bond, they shall give information thereof to the governor who shall remove him from office.

Section 11. Every inspector shall, by the thirtieth day of November, annually, make a return into the office of the commissioner of sea and shore fisheries of all fish by him inspected during the year preceding the thirtieth day of such November, designating the quantities, kinds, and qualities of pickled fish, and said commissioner shall embody the substance thereof in his next official report.

Shall make return annually of all fish inspected.

Section 12. Any person injured by the neglect or misdoings of an inspector, on tendering to such treasurer a reasonable indemnity against the costs may bring an action on such inspector's bond in the name of the treasurer, for his own use, and may have a copy of the bond therefor; and if judgment is rendered thereon for the plaintiff, execution shall issue for the sum found due to the person for whose use such action is brought, and the sum awarded in damages shall be entered by the clerk of the court on the original bond, to remain in the custody of the treasurer.

Any person injured by neglect of inspector may bring action on bond.

Section 13. Every inspector who inspects any kind of fish that are split and pickled for packing, shall see that they are, in the first instance, free from taint, rust or damage, and well struck with salt or pickle; and such of said fish as are in good order and of good quality, shall be pickled in barrels, half barrels, quarter barrels, and tenths of barrels or kits; each barrel containing two hundred pounds, and so on in that proportion; and the same shall be packed in good, clean coarse salt, sufficient for their preservation; and then each cask shall be headed up and filled with clear, strong pickle, and shall be branded by the inspector with the name and quality of the fish therein.

How fish shall be inspected and packed.

—how branded.

Section 14. Mackerel of the best quantity, not mutilated, measuring, when split, not less than thirteen inches from the extremity of the head to the crotch or fork of the tail, free from taint, rust or damage, shall be branded 'Number one;' the next best quality, being not less than eleven inches, measuring as aforesaid, free from taint, rust or damage, shall be branded 'Number two;' those that remain after the above selection, free from taint or damage, and not less than thirteen inches, measuring as aforesaid, shall be branded 'Number three large;' those of the next inferior, free from taint or damage, not less than ten inches, measured as aforesaid, shall be branded 'Number three;' all other mackerel, free from taint or damage, shall be branded 'Number three small.' The inspector shall brand or stencil in plain letters on the head of every such cask, the weight, the

Mackerel of best quality shall be branded number 1.

—number two.

—number three, large.

—number three.

—number three, small.
—casks, how branded.

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initials of his christian name, the whole of his surname, the name of his town, and the letters 'Me.,' and an abridgment in figures, of the year when packed.

Quality of
casks and
how made.

Section 15. All barrels and casks used for packing pickled fish, shall be made of sound, well seasoned white oak, white ash, spruce, pine, chestnut or poplar staves with heading of either of such kinds of wood, sound, well planed and seasoned, and when of pine, free from sap, and the barrels hooped with at least three strong hoops on each bilge, and three also on each chime; the barrel staves shall be twenty-eight inches in length, and the heads not less than sixteen and one-half inches between the chimes, and made in a workmanlike manner, to hold pickle. The barrels from twenty-eight to thirty gallons each, and the aliquot parts of a barrel in the same proportion.

—dimensions.

Pickled ale-
wives and
herring, how
prepared and
packed.

Section 16. Every inspector who inspects pickled alewives or herring, or other small fish, packed whole or round, shall see that they are struck with salt or pickle, and then put in good casks of the size and material aforesaid, packed closely therein, and well salted, and the casks filled with fish and salt, putting no more salt with the fish than is necessary for their preservation; and the inspector shall brand or stencil all such casks with the name of the inspected fish as aforesaid.

Fees for
inspection
and branding
to be
advanced by
owner, and
finally paid
by buyer.

Section 17. The fees for inspection and branding, exclusive of cooperage, are for each barrel seven cents, and all such fees shall in the first instance be paid by the original owners of the fish, who may recover the amount thereof from the party buying or receiving the same, under the marks and brand aforesaid, and in addition to the price thereof.

Penalty for
selling or
exporting
uninspected
or damaged
fish.

Section 18. Whoever sells in the state, or exports therefrom any fish in barrels or boxes, not inspected, packed and branded, as aforesaid, except good and wholesome fish packed in kegs of less than ten gallons, or pickled, dry or smoked fish imported into the state from some other state or country lawfully inspected and branded there, and whoever sells or exports unlawfully any fish known by him to be tainted or damaged, unless sold as such, forfeits ten dollars for every hundred weight thus sold or exported.

Penalty for
attempting to
export un-
inspected fish.

Section 19. Whoever ships or receives on board any vessel or other carriage for transportation from the state, any pickled fish in barrels, parts of barrels, or casks, not inspected and branded or stenciled as aforesaid, forfeits not less than fifty dollars for each offense, and any trial justice may issue his warrant to the proper officer, directing him to seize and secure such prohibited fish, and convey it to any inspector within a convenient distance for inspection; and whoever refuses to give necessary aid in the service of such warrant when required by the officer, forfeits five dollars to the prosecutor in an action of debt; and

—trial justice
may issue
warrant for
seizure of.

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such inspector shall open, inspect, pack, and brand such fish according to law, and detain the same until all lawful charges of seizure and inspection are paid.

—penalty for refusing to aid officer.

Section 20. If any person takes from a cask or barrel, any pickled fish lawfully inspected and branded, and substitutes therefor or fraudulently intermixes other fish; or if any inspector marks any cask or barrel out of his own town, or which he has not inspected, packed, and himself prepared according to law; permits other persons unlawfully to use his brands, or willfully and fraudulently uses the same himself after the expiration of his commission, he forfeits one dollar for each cask or barrel so dealt with: but an inspector may, after a satisfactory examination, brand such packages, thereby becoming responsible for the quality of the contents as represented by his brand.

Penalty for intermixing inspected fish.

—for fraud of inspector.

Section 21. It is unlawful to catch, buy or sell, or expose for sale, or possess for any purpose any lobster less than ten and one-half inches in length, alive or dead, cooked or uncooked, measured in manner as follows: taking the length of the back of the lobster, measured from the bone of the nose to the end of bone of the middle flipper of the tail, the length to be taken in a gauge with a cleat upon each end of the same, measuring ten and one-half inches between said cleats, with the lobster laid and extended upon its back its natural length upon the gauge, without stretching or pulling, and any lobster shorter than the prescribed length when caught shall be liberated alive at the risk and cost of the parties taking them, under a penalty of one dollar for each lobster so caught, bought, sold, exposed for sale or in possession. The possession of mutilated, uncooked lobsters shall be prima facie evidence that they are not of the required length.

Unlawful to catch lobsters less than 10½ inches.

—How measured.

—penalty.

Section 22. It is unlawful to destroy, catch, buy, sell, expose for sale or possess any female lobsters in spawn or with eggs attached at any season of the year, under a penalty of ten dollars for each lobster so destroyed, caught, bought, sold, exposed for sale or possessed, provided, however, if it appears that it was intended to liberate them in accordance with the provisions of this act, the person having such lobsters in possession shall not be liable to any of the penalties herein provided for, though he may have failed, for any cause not within his control, to so liberate them.

Close time on female lobsters.

—penalty.

—exceptions.

Section 23. It shall be unlawful to can, preserve or pickle lobsters less than ten and one-half inches in length, alive or dead, measured as aforesaid; and for every lobster canned, preserved or pickled contrary to the provisions of this section, every person, firm, association or corporation so canning, preserving or pickling, shall be liable to a penalty of one dollar for every lob-

Unlawful to can lobster less than 10½ inches.

—penalty.

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ster so canned, preserved or pickled contrary to the provisions of this section, and a further penalty of three hundred dollars for every day on which such unlawful canning, preserving or pickling is carried on.

How packages of lobsters in transit shall be marked.

Section 24. All barrels, boxes, or other packages in transit containing lobsters, shall be marked with the word 'lobsters' in capital letters, at least one inch in length, together with the full name of the shipper; said marking shall be placed in a plain and legible manner on the outside of such barrel, boxes or other packages; and in case of seizure by any duly authorized officer, of any barrels, boxes or other packages in transit, containing lobsters, which are not so marked, or in case of seizure by such officer, of barrels, boxes or other packages in transit, containing lobsters, less than the prescribed length, such lobsters as are alive and less than the prescribed length shall be liberated, and all such lobsters as are of the prescribed length, found in such barrels, boxes or packages, together with such barrels, boxes and packages, shall be forfeited and disposed of under the provisions of section twenty-nine of this act.

—lobsters of less than prescribed length, in case of seizure, shall be liberated.

Penalty for shipping lobsters without having barrels, etc., properly marked.

Section 25. Every person, firm, association or corporation who ships lobsters without having the barrels, boxes or other packages in which the same are contained, marked as prescribed in the previous section, shall upon conviction be punished by a fine of twenty-five dollars, and upon subsequent conviction thereof by a fine of fifty dollars; and any person or corporation in the business of a common carrier of merchandise, who shall carry or transport from place to place lobsters in barrels, boxes or other packages not so marked, shall be liable to a penalty of fifty dollars upon each conviction thereof.

—penalty if common carriers transport lobsters in barrels not marked.

Cars in which lobsters are kept shall be branded with name of owner.

Section 26. All cars in which lobsters are kept and all lobster cars while in the water, shall have the name of the owner or owners thereof on the top of the car, where it may be plainly seen, in letters no less than three-fourths of an inch in length, plainly carved or branded thereon, and all traps, nets, or other devices for the catching of lobsters, shall have, while in the water, the owner's name carved or branded in like manner on all the buoys attached to said traps or other devices, under a penalty of ten dollars for each car, and five dollars for each trap or device not so marked; and if sufficient proof to establish the ownership of such cars or traps cannot be readily obtained they may be declared forfeited, subject to the provisions of section twenty-nine of this act.

—penalty for neglect.

Lobster traps shall not be set within 300 feet of fish weir.

Section 27. All persons are hereby prohibited from setting any lobster traps within three hundred feet of the mouth or outer end of the leaders of any fish weir, under a penalty of ten dollars for each offense.

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Section 28. Whoever takes up, or attempts to take up, or in any way knowingly and willfully interferes with any lobster trap while set for use, without the authority of the owner thereof, shall be punished by a fine of not less than twenty nor more than fifty dollars; provided, however, that no action, complaint or indictment shall be maintained under this section unless the name of the owner of all such traps shall be carved or branded in legible letters, not less than three-fourths of an inch in length, on all the buoys connected with such traps.

Penalty for willful interference with any lobster trap.

—does not apply to unmarked traps.

Section 29. When any lobsters are seized by virtue of the provisions of this act, it shall be the duty of the officer making such seizure to cause such lobsters, so seized, as he is not required by law to liberate, together with the cars, traps, barrels, boxes or other packages in which they are contained, to be appraised within twenty-four hours after the time of such seizure by three disinterested men residing in the county where such seizure is made, to be selected by him, and the lobsters, cars, traps, barrels, boxes or other packages so seized and appraised shall thereupon be sold by the officer making the seizure thereof, at such time and in such manner as shall by him be deemed proper. The officer making such seizure and sale shall within ten days after the time of such seizure file a libel in behalf of the state before a trial justice, or a judge of a police or municipal court of the county in which such seizure was made, setting forth the fact of such seizure, appraisal and sale, the time and place of the seizure, the number of lobsters, cars, traps, barrels, boxes, or other packages so seized and sold and the amount of the proceeds of such sale; and such trial justice or judge shall appoint a time and place for the hearing on such libel, and shall issue a notice of the same to all persons interested to appear at the time and place appointed, and show cause why the lobsters, cars, traps, barrels, boxes or other packages so seized and sold, and the proceeds of such sale, should not be declared forfeited, which notice shall be served upon the owner, if known, and by causing an attested copy of such libel and notice to be posted in two public and conspicuous places in the town in which the seizure was made, seven days at least before the time of hearing. If any person appears at the time and place of hearing and claims that the lobsters, cars, traps, barrels, boxes or other packages so seized and sold were not liable to forfeiture at the time of seizure, and that he was entitled thereto, the trial justice or judge shall hear and determine the cause, and if he shall decide that such lobsters, cars, traps, barrels, boxes or other packages, at the time of seizure were not liable to forfeiture and that the claimant was entitled thereto, he shall order the proceeds of such sale to be paid to the claimant; if no claimant shall appear, or if

How lobster cars, etc., seized under this act shall be disposed of.

—officer making seizure shall file libel in behalf of the state.

—what shall be set forth in libel.

—judge shall appoint time and place for hearing.

—if claimant appears judge shall determine the cause.

—if claim is allowed, proceeds shall be paid claimant.

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—if no claimant appears judge shall decree a forfeiture.

—proceeds shall finally be paid to the state treasurer.

—claimant may appeal to supreme judicial court.

—fees and costs how paid.

Duties of commissioner.

—penalty for taking of herring for canning less than 8 inches long between December 1 and May 10.

—penalty for packing herring without heading and eviscerating the same.

—amount of oil and mustard that shall be used in packing herring.

such trial justice or judge shall decide that such lobsters, traps, cars, barrels, boxes or other packages, at the time of seizure were liable to forfeiture, or that the claimant was not entitled thereto, he shall decree a forfeiture of such lobsters, cars, traps, barrels, boxes or other packages and of the proceeds of sale, and shall order the proceeds of sale, after deducting all lawful charges, to be paid to the state treasurer, to be used as directed in section seventy-one of this act, and shall render judgment against the claimant for costs to be taxed as in civil suits, and issue execution therefor against him in favor of the state, which costs, when collected, shall be paid in to the treasurer of the state, to be added to and made a part of the appropriation for sea and shore fisheries. The claimant shall have the right of appeal to the next supreme judicial court or superior court in the county, upon recognizing and paying the fees for copies and entry as in cases of appeal in criminal cases. The fees and costs of seizure, appraisal and sale, and in all other proceedings in the case, shall be as provided by law in criminal cases, and, in case a forfeiture shall be declared, shall be paid out of the proceeds of the sale, otherwise shall be paid by the county, as in criminal cases.

Section 30. The commissioner of sea and shore fisheries shall require a strict observance of the following rules: Whoever catches, takes, preserves, sells, or offers for sale between the first day of December and the tenth day of the following May, any herring for canning purposes less than eight inches long, measured from one extreme to the other, or packs or cans sardines of any description, between the first day of December and the tenth day of the following May, forfeits twenty dollars for every hundred cans so packed or canned, and for every hundred herring so taken; and whoever either bakes, fries, packs or cans any herring or other fish for sardines without first heading and eviscerating the same, and whoever sells, offers for sale or has in his possession for sale any sardines packed without being so headed and eviscerated shall forfeit twenty dollars for every hundred cans so packed, sold, offered for sale or in possession for sale, to be recovered by indictment or action of debt. In packing herring, mackerel or other fish in hermetically sealed cans, either in oil, mustard or vinegar, there shall be used not less than three quarts of oil, of the first quality, pure summer or winter cotton oil or any food oil of equal quality, for every hundred cans so packed of the size known as quarter oils; three quarts of mustard sauce of good quality for every fifty cans of the size known as three quarter mustards; and for every one hundred cans of the size known as one quarter mustards; one gallon of vinegar for every one hundred cans of the size known as one quarter spiced; and for every fifty cans of the size known

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as three-quarter spiced or tomato. Proprietors of fish packing factories shall provide sealed measures holding one-hundredth part of three quarts each, which shall be used in measuring all oil into quarter oil sardine cans, and measures holding one-fiftieth part of a gallon which shall be used in measuring all mustard sauce and vinegar into three-quarter size cans used in packing sardines, and all fish packed as aforesaid shall be when so packed good and sound, except that they shall be cleaned, headed and eviscerated. Whoever packs or cans or causes to be packed or canned any fish in violation of this section shall forfeit twenty dollars for every one hundred cans, or fifty cans as aforesaid, as the case may be, so packed by him or by his employes, to be recovered by complaint.

—how oil
shall be
measured.

—penalty for
packing in
violation of
this act.

Section 31. All cans shall be decorated, stamped or labeled with quality, packer's name and place of business, or merchant's name for whom the same are packed, all leaks, swell heads and blow heads, shall be thoroughly mended and filled with oil or vinegar, as per kind of sardines, and then bathed in boiling water for not less than twenty minutes, or in retort, at a temperature of two hundred and forty degrees, not less than five minutes. Whoever sells or offers for sale, any sardines in violation of this section shall forfeit one dollar for every can so sold or offered for sale, to be recovered by complaint, indictment or action of debt.

Cans shall be
labeled with
quantity,
packers
name and
place of
business.

—how swell
heads, etc.,
shall be
treated.

—penalty for
selling sar-
dines in
violation of
this section.

Section 32. No can of sardines shall be packed with less than six fish and no fish shall be packed as sardines unless they have been headed and eviscerated within twenty-four hours from the time they arrive at the factory. No fish shall be baked for sardines in ovens unless they shall first be properly flaked in rows and laid on without overlapping. Whoever flakes, bakes or packs any sardines in violation of this section forfeits five dollars for every hundred fish so flaked, baked or packed, to be recovered by indictment or action of debt.

No can shall
contain less
than six fish.

—fish shall be
flaked before
baking.

—penalty for
violation.

Section 33. Section thirty-two of this act shall not apply to certain articles of stock in possession of any packer of sardines when this act is approved, as follows: decorated tin plate, cans, metal, labels and cans of sardines, nor to goods packed previous to the approval of this act. But this exemption does not apply to any of the methods, processes or regulations in regard to canning sardines or mending leaky cans provided for in this act. All packers of sardines shall file with the commissioner of sea and shore fisheries, or his wardens, within ten days after the approval of this act, a true list or schedule of all decorated cans and tin plate, metal, labels and cans of sardines, in his possession at the time of the approval of this act, subscribed and sworn to by said packer of sardines before a notary or justice of the peace, otherwise he shall not obtain the benefits of this section.

Section 32 of
this act shall
not apply
to certain
articles in
stock.

—packers
shall file
schedule of
all cans, etc.,
in possession
on approval
of this act.

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Commis-
sioner shall
insist on en-
forcement of
sections 30, 31,
32 and 33, and
require bond
of wardens.

Section 34. The commissioner of sea and shore fisheries shall insist upon the strict enforcement of sections thirty, thirty-one, thirty-two and thirty-three and require his wardens who have jurisdiction in localities where sardine canning factories are located, to give a good and sufficient bond in the sum of five thousand dollars payable to the treasurer of the state of Maine, said bond to be deposited in the state treasury, to guarantee the faithful and strict enforcement of the provisions of this act and its penalties, and in no case shall a packer or sardines be accepted as a surety.

Commis-
sioner and
wardens may
enter any
canning es-
tablishment
on purposes
of investiga-
tion.

Section 35. The commissioner of sea and shore fisheries or his wardens shall inquire into violations of the laws relating to sardines and enforce the penalties thereto, and for the purpose of inquiring into any violation of said laws, and enforcing the penalties thereof, such commissioner or his deputies may at all reasonable times enter any manufactory, or canning establishment, and make investigations concerning the methods employed and the condition of the product, and if necessary, open packages and cut open cans of sardines for such investigation. Sufficient wardens shall be appointed by the commissioner of sea and shore fisheries to enforce the provisions of this act, and for the city of Eastport and town of Lubec not less than two each, and the compensation of the wardens shall be two dollars per day and expenses when actually employed. No person shall be eligible for appointment as warden who is the owner in a sardine factory or a relative of such an owner in the town where such factory is located.

—wardens for
Eastport and
Lubec.

—eligibility
of wardens.

Penalty for
using torches
for purpose of
driving her-
ring.

Section 36. No person shall use in the herring fishery, in any of the waters of this state, torches or any artificial light, of any kind, for the purpose of driving herring under a penalty of ten dollars for each offense.

Towns may
regulate tak-
ing of clams
within its
limits.

Section 37. Any town may at its annual meeting fix the times in which clams may be taken within its limits, and the prices for which its municipal officers shall grant permits therefor; and unless so regulated by vote, residents of the town may take clams without written permit. But without permit any inhabitant within his own town, or transient person therein, may take clams for the consumption of himself and family. This section does not apply to hotel keepers taking clams for the use of their hotels, nor does it interfere with any law relating to the taking of shell fish for bait by fishermen. Whoever takes clams contrary to municipal regulations authorized by this section, shall, for each offense, be fined not more than ten dollars, or imprisoned not more than thirty days or both. In all contracts relating to the sale of clam bait by the barrel, and clam bait

Clams may be
taken for
family use
without
permit.

—section does
not apply to
hotels, nor
taking of
clams for bait.
—penalty for
taking clams
unlawfully.
—size of bait
barrels.

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barrels, unless otherwise specified in the contract, a barrel shall be twenty-seven and one-half inches long, sixteen inches head diameter, outside measure, holding not less than twenty-one gallons and not more than twenty-three gallons.

Section 38. The canning, packing and barreling of clams, either fresh or in salt, and the digging of clams for the purpose of canning, packing or barreling, between the first day of June and the fifteenth day of September following, is hereby prohibited under a penalty of one dollar per bushel in the shell. But this section shall not apply to the barreling of clams in the shell for consumption in this state.

Close time for clams between June 1 and September 15.

—penalty.

Section 39. The shipping or transportation of clams in any manner beyond the limits of the state, between the first day of June and the fifteenth day of September following, except clams which had been canned, packed or barreled between the fifteenth day of September and the first day of June, is hereby prohibited under a penalty of three dollars for each bushel so shipped or transported.

Transportation of clams between June 1 and September 15, prohibited.

—exceptions.

—penalty.

Section 40. Any inhabitant of the state, with consent of the adjacent riparian proprietors, may plant oysters below low water mark in any navigable waters, in places where there is no natural oyster bed; inclose such grounds with stakes, set at suitable distances, and extending at least two feet above high water mark; but so as not to obstruct the free navigation of such waters, and have the exclusive right of taking such oysters. Whoever trespasses on such inclosure, or injures such oyster beds, is liable in an action of trespass for all damages; and if he takes any oysters therein without the consent of the owner, he shall forfeit not less than twenty nor more than fifty dollars, or be imprisoned not exceeding three months.

Any inhabitant may plant oysters and have exclusive right to take same.

—penalty for trespassing on such beds.

Section 41. It shall be unlawful to use any purse or drag seines in the following waters, but no others: In Casco bay north of a line drawn easterly from Prince's point in the town of Yarmouth to Bear island in the town of Phippsburg, excepting for smelts, bluebacks and spurling. In Kennebec river above a line drawn across said river from Fort Popham in the town of Phippsburg to a point opposite at the lower end of Long island in the town of Georgetown. In the Sheepscot river above a bridge leading from Wiscasset to Edgecomb. In Damariscotta river above a line drawn from Farnham's head in the town of Boothbay to a point opposite on the shore in the town of Bristol, excepting the use of drag seines between the above line and The Ledges, for all fish excepting alewives. In Medomak river, above a line drawn from Martin's point in the town of Friend-

Unlawful to use purse or drag seines in certain waters.

—Casco bay.

—exceptions.

—Kennebec river between Fort Popham and Georgetown.

—Sheepscot river.

—Damariscotta river.

—exception.

—Medomak river.

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—Georges river.

—Amount of smelts taken, limited.

—all bays and harbors east of west shore of Penobscot river and bay.

—smelts may be taken with purse seines except in Bluehill bay.

—taking of herring with drag seines or nets, seines in weirs excepted, between June 1 and November 1 in Machias bay, prohibited.

—penalty.

Waters exempted from provisions relating to migratory fish.

—Little river, exempt in April, May and June.

Salmon, shad, etc., not to be taken or fished for at certain points on Penobscot, Kennebec and St. Croix rivers from April 1 to

ship, westerly by the northeast end of Hog island to a point opposite in the town of Bremen, or to take smelts in said river and its tributaries in any other way than by hook and line. In Georges river, above a line drawn from Hooper's point in the town of Saint George, westerly past the northerly end of Caldwell's island to a point opposite on the shore in the town of Cushing, or to take smelts in said river and its tributaries in any other way than by hook and line, or dip nets, no individual to take more than one-half bushel of smelts within a period of twenty-four hours with dip net. In all bays, inlets, rivers and harbors east of the west shore of the Penobscot bay and river where any entrance to the same or any part thereof from main land to main land is not more than three nautical miles in width, but purse and drag seines may be used for the purpose of taking smelts in these waters, except in Bluehill bay. The taking of herring, or fishing therefor, by the use of purse or drag seines and all other seines or nets, except the use of seines or nets in weirs, from the first day of June to the first day of November in the waters of Machias bay and its approaches inside of or to the northward of a direct line drawn straight from the highest summit of the island called The Brothers, easterly to a point one-half mile distant and due south from Libby island light house thence from said point easterly to the southerly extremity of the southern island called Double Head Shots, is hereby prohibited. Any person violating any of the provisions of this section shall be liable to a penalty not exceeding five hundred dollars for each offense, to be recovered in an action of debt.

Section 42. The following waters and their tributaries are exempt from the provisions relating to migratory fishes, and the supervision of fishways by the commissioners, that is to say: Royall's river in North Yarmouth; Sewall's pond or its outlet in Arrowsic; so much of the waters of Damariscotta river as are west of the railroad bridge near Damariscotta Mills; the eastern Penobscot river in Orland; Winslow's stream in Penobscot; all waters in Vinalhaven, Tremont, Mount Desert, Eden, Franklin and Sullivan; Pleasant river in Washington county and East Machias river. Little river, in Perry, shall be exempt from all the provisions of law, that relate to maintaining fishways in said river, except during April, May and June.

Section 43. No salmon, shad or other migratory fish shall be taken or fished for within five hundred yards of any fishway, dam, or mill race; nor in the Penobscot river between the mouth of the Kenduskeag stream and the water works dam at Treat's falls on said river, nor between the Augusta highway bridge over the Kennebec river and the Augusta dam; nor any salmon five

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hundred feet above Ferry point bridge on the Saint Croix river in Calais, between the first days of April and November, except by the ordinary mode of angling with single hook and line or artificial flies; nor shall hook and line or artificial flies be used at any time within one hundred yards of any fishway, dam or mill race; but this section shall not apply to the taking of alewives by the town of Warren in the Georges river, and by the town of Waldoboro in Medomak river, under the authority granted said towns by a private and special law of Massachusetts, passed March six, eighteen hundred and two, and amendments thereof, passed by the legislature of this state; nor shall it apply to the taking of alewives by the town of Woolwich in Nequasset stream; fly fishing shall be allowed up to the bridge across the Denny's river at Lincoln's mill, but not between said bridge and Lincoln's mill dam. But this section shall not apply to the Laconia falls and the Lower falls, so called, of the Saco river, located at Biddeford and Saco; and upon the first three days of each week, from the first of June to the first of September of each year, all persons may dip for salmon, shad and alewives at the falls last named above. But it shall be lawful for any person to take any salmon, shad or alewives in the waters of Orange river, in the town of Whiting, in the county of Washington, up to one hundred and thirty yards of the fishway at the lower dam in said river, subject, however, to all the laws of the state, and laws regulating the taking of such fish in said river. The penalty for any violation of this section is a fine of not more than fifty nor less than ten dollars for each offense, and a further fine of ten dollars for each salmon and one dollar for each shad so taken.

Section 44. No person shall set any net or seine within five hundred feet of the mouth of any weir under a penalty of fifty dollars for each offense.

Section 45. The owner or person in charge of any weir is hereby permitted to use nets and seines in such weir.

Section 46. From the fifteenth day of July to the first day of April following, there shall be a close time for salmon during which no salmon shall be taken or killed in any manner, under a penalty of not more than fifty nor less than ten dollars, and a further penalty of ten dollars for each salmon so taken or killed. Provided, however, that between the fifteenth days of July and September it is lawful to fish for and take salmon by the ordinary mode, with rod and single line, but not otherwise. But it shall be lawful to take salmon by weirs on the Saint Croix river below the breakwater at the ledge between the fifteenth day of May and the first of September.

November 1,
except by
ordinary
angling.

—no fishing
near fishway
or dam.

—section does
not apply to
taking of
alewives in
Georges river.

—nor Wool-
wich.

—fly fishing
permitted in
Denny's river.

—section does
not apply to
Laconia and
Lower falls of
Saco river.

—salmon may
be taken with
dip net at
falls above
named.

—salmon shall
not be taken
in Whiting
within 130
yards of
fishway.

—penalty.

Penalty for
setting net or
seine within
500 feet of a
weir.

Nets and
seines may be
used in weirs.

Close time for
salmon
between July
15 and April 1.
—penalty.

Salmon may
be taken by
ordinary
mode
between July
15 and Sep-
tember 15.
—may be
taken by
weirs in
St. Croix river
between May
15 and Sep-
tember 1.

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Weekly close
time of 48
hours
between
April 1 and
July 15
established.

—how it shall
be observed.

—penalty.

—rivers to
which section
does not
apply.

—close time
for Damaris-
cotta river.

Close time for
smelts be-
tween April 1
and October 1.
—penalty for
violation.

—weirs shall
be opened
and nets re-
moved by
April 1.

—penalty.

—certain
weirs
excepted.

—smelts
caught in
such weirs
shall not be
sold or
shipped be-
tween April 1
and October 1.

—penalty.

—dip nets
may be used
between
April 1 and
May 1.

—Section
does not
apply to
smelts taken
in Andros-
coggin river

Section 47. Between the first day of April and the fifteenth day of July there shall be a weekly close time of forty-eight hours from sunrise on each Saturday morning to sunrise on the following Monday morning, during which no salmon, shad, alewives or bass, shall be taken. During the weekly close time all seines, nets, and other movable apparatus shall be removed from the water. Every weir shall have, in that part where the fish are usually taken, an opening three feet wide, extending from the bottom to the top of the weir, and the netting or other material which closes the same while fishing, shall be taken out, carried on shore and there remain during the weekly close time, to the intent that during said close time the fish may have a free and unobstructed passage through such weir or other structure, and no contrivance which tends to hinder such fish shall be placed in any part thereof. If the inclosure where the fish are taken is furnished with a board floor, an opening extending from the floor to the top of the weir is equivalent to one extending from the bottom to the top. The penalty for the violation of this section is twenty dollars for each offense. This section does not apply to the Kennebec, Androscoggin or Penobscot rivers or their tributaries, or to the Saint Croix river below the break-water at the ledge. Provided, however, that the weekly close time on the Damariscotta river below the bridge at Damariscotta shall be from sunset on each Saturday night to twelve o'clock on the following Sunday night.

Section 48. No smelts shall be taken or fished for in tidal waters, except by hook and line, between the first days of April and October, under a penalty of not less than ten, nor more than thirty dollars for each offense, and a further penalty of twenty cents for each smelt so taken; and all weirs for the capture of smelts shall be opened and so remain, and all nets used in the smelt and tom-cod fishery, shall be taken from the water on or before said first day of April, under a penalty of not less than twenty nor more than fifty dollars, and a further fine of five dollars for each day that any such weir or net remains in violation of law. But weirs with catch pounds covered with nets, the meshes of which are one inch square in the clear, or greater, are not subject to this section. But no smelts caught in such weirs after the first day of April, shall be sold or offered for sale in this state, nor shall smelts caught in any manner between the first day of April and the first day of October following be offered for sale, sold, or shipped from the state under a penalty of twenty-five dollars for each offense; provided, however, that dip nets may be used between the first day of April and the first day

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of May, and all smelts caught by dip nets between said days, may be lawfully offered, for sale and sold in this state; provided, further, that this section does not apply to smelts taken in the Androscoggin river above the Merrymeeting bay bridge, between the first days of October and November, nor to smelts taken in the Penobscot river and its tributaries between the first and fifteenth days of April, nor to smelts taken in Casco bay between the fifteenth day of September and the first day of October, nor to smelts taken in Taunton bay between the first day of April and the first day of May, nor smelts taken in Little Kennebec bay, so called, in the county of Washington, between the first day of April and the first day of May.

Section 49. No net, the meshes of which are smaller than one inch square in the clear shall be used in any waters frequented by migratory fishes, except the Saint Croix river, between the first days of April and October, under a penalty of not more than twenty nor less than ten dollars for each offense. But this section shall not apply to dip nets.

Section 50. No weir, hedge, set net or any other contrivance for the capture of fish, which is stationary while in use, shall extend into more than two feet of water at ordinary low water, under a penalty of not more than one hundred, nor less than fifty dollars, and forfeiture of all apparatus and material so unlawfully used. This provision applies to any seine or drift net which is at any time attached to a stationary object, but not to fykes or bag-nets used in the winter fishery for smelts and tom-cods, nor to any implements lawfully used above the flow of tide, nor to any portion of Penobscot river, bay or tributaries, nor to the Saint Croix river five hundred feet above Ferry's point, in Calais.

Section 51. The limit of depth prescribed for weirs in the preceding section shall be measured at the entrance of the weir, provided that no part of the weir known as the leader, is in more than two feet of water at low water mark. Weirs may exceed the limit of two feet depth, measured as aforesaid, under the following conditions: first, the distance from the before mentioned two feet limit to the entrance of such weir, shall not exceed one hundred feet; second, no such weir shall obstruct more than one-eighth of the channel, except that in the Cathance, Abbagadasset and Eastern rivers, such weirs may extend twenty-five feet beyond the one-eighth aforesaid, provided such extension shall not exceed one-fourth of the width of the channel in the Abbagadasset and Eastern rivers; third, every such weir shall be stripped so as to render it incapable of taking fish between the

between
October 1
and Novem-
ber 1.

—Penobscot
river between
April 1st and
the 15th.

—Casco bay
between
September 15,
to October 1.

—Taunton
bay and Little
Kennebec
bay, Washing-
ton county,
between
April 1 and
May 1.

Nets with
meshes
smaller than
one inch
prohibited.

—St. Croix
river between
April 1 and
October 1,
excepted.

—penalty.

No stationary
contrivance
shall extend
into more
than two feet
of water.

—penalty.

—how this
provision
shall apply.

—Penobscot
and St. Croix
rivers
excepted.

Depth of
weirs how
measured.

—conditions
under which
limit may be
exceeded.

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—standard for low water on the Kennebec river.

—provisions do not apply to weirs used for taking herring and other salt water fish.

Boats, etc., and fish taken in violation, forfeited.

Penalty for taking alewives in Damariscotta river except by hook and line.

—all devices shall be forfeited.

—right of towns not abridged.

Close time from April 1, to July 15 for 10 years in Pemaquid river established.

—penalty.

Fishing about Pemaquid falls restricted to 4 days in each week.

—fishing season shall be from April 1 to July 15.

Persons not authorized shall not be

twenty-fifth day of June and the fifteenth day of August of each year; but these conditions apply only to weirs that exceed the aforesaid limit of depth. The standard for low water mark on the Kennebec river, is in all cases the nearest bench mark of the United States coast survey, allowance being made at the various points for the difference in time. The provisions of this and the preceding sections do not apply to weirs built for the purpose of taking herring, or other salt water fish.

Section 52. All boats, implements and materials used and all fish taken in violation of sections thirty-five and thirty-six are forfeited.

Section 53. Whoever shall construct, set, maintain or use any net, weir, seine or other device, in the waters of the Damariscotta river, northerly of the bridge between the villages of Newcastle and Damariscotta, for the purpose of taking or catching alewives, or whoever shall take or catch any alewives within said limits, except by hook and line, shall be punished by a fine of two hundred dollars for each offense; all nets, weirs, seines or other machines or devices, prohibited as aforesaid, shall be deemed forfeited and contraband, and any member of the fish committee of the towns of Newcastle or Nobleborough finding them in such use, may destroy them. But nothing in this section shall be construed to abridge or effect in any manner, the rights and privileges now held by law, by said towns of Newcastle and Nobleborough in the alewife fishery in the said Damariscotta river.

Section 54. From the first day of April to the fifteenth day of July in each year, all persons are hereby prohibited from fishing with nets, seines, traps, weirs, or any other contrivance, in that part of Pemaquid river which lies between Pemaquid falls and a line drawn west from the site of the old Pemaquid fort, for the term of ten years from the twelfth day of February, eighteen hundred and ninety-five. Any person violating any of the provisions of this section shall be subject to a fine of one hundred dollars, and forfeiture of all boats, nets and apparatus used in such illegal fishing.

Section 55. All fishing for alewives at or about Pemaquid falls below the mill dam, shall be restricted to four days in each week, and the fishing season shall be from the first day of April to the fifteenth day of July of each year, for the term aforesaid, and all fishing shall be under such regulations and further restrictions as the fish committee of the town of Bristol shall decide upon.

Section 56. No person not authorized by the fish committee of the town of Bristol, shall be allowed to catch or disturb any

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alewives in Pemaquid river above the flow of the tide, and no person unless authorized by said fish committee, shall set traps, or use any other contrivance, for catching eels, or any other fish, that shall in any way interfere with the passage, either way, of alewives old or young; any person violating this section shall be subject to a fine of twenty-five dollars and one dollar for each fish so taken or destroyed.

allowed to catch alewives or any fish in Pemaquid river.

—penalty.

Section 57. A bounty of one dollar for each and every seal killed in the waters of this state shall be paid by the treasurer of the town in which such seal is killed, to the person exhibiting to said treasurer the nose of such seal within thirty days after said seal was killed. Such treasurer shall destroy it, and shall then proceed as in sections six and seven of chapter thirty of the revised statutes. The carcasses of such seals when destroyed shall not be left derelict in any waters of the state, but shall be removed therefrom and properly disposed of by the persons destroying them; provided, however, that it shall be unlawful during the months of June, July and August to destroy seals in the waters of Casco bay by shooting with rifle or other long range weapon, which might endanger human life, under a penalty for a violation of either of the provisions of this section, of fifty dollars, to be recovered upon complaint or indictment, before any court of competent jurisdiction.

Bounty on seals.

—carcass shall not be left derelict in any waters.

—shall not be destroyed with long range weapons in Casco bay during June, July and August.

Section 58. Cities, towns and plantations are authorized to raise annually, by a two-thirds vote at their annual meeting, a sum not exceeding five hundred dollars, to be expended by the municipal officers thereof or by a commission elected by the cities, towns or plantations, for the propagation and protection of fish in public waters located wholly or partially within their respective limits. A report of the expenditures thereof shall be made at the next annual meeting by the officer or officers authorized to expend such appropriation.

Cities and towns authorized to raise money for propagation of fish.

Section 59. Any riparian proprietor may within the limits of his own premises, inclose the waters of a stream not navigable, for the cultivation of useful fishes; provided, that he furnishes suitable passages for migratory fishes naturally frequenting such waters, and does not obstruct the passage of boats and other craft and materials in places where the same have a right to pass.

Waters may be inclosed for cultivation of fish.

—proviso.

Section 60. Any person legally engaged in the artificial culture and maintenance of fishes, may take them in his own inclosed waters wherein the same are so cultivated and maintained, as and when he pleases, and may at all times sell them for cultivation and propagation, but he shall not sell them for food at seasons when the taking thereof is prohibited, under a

Fish may be taken by owner of enclosed waters.

—penalty for selling for food during close time.

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Provisions
for artificial
propagation
of certain
fish.

—penalty for
violation.

—exceptions.

Fines for
fishing in
waters where
fish are
artificially
cultivated.

Persons
deriving
special bene-
fit from pro-
tected waters
shall post
notices of
such
protection.

—where same
shall be
placed.

Form of such
notices,
prescribed.

penalty of not less than ten nor more one hundred dollars, and a further penalty of not less than one dollar for each fish so sold.

Section 61. Any person engaged in the artificial propagation of trout, or fresh and salt water salmon, when the parent fish are taken from public waters in the state, shall retain not less than twenty-five per cent of all eggs taken from said parent fish and cause the same to be properly cared for and hatched, and when hatched and in proper condition, to be returned to a place suitable for such young fish in the original waters from which the parent fish were taken, and shall cause said parent fish to be returned to safe locations in such waters under a penalty of not less than fifty nor more than five hundred dollars for each offense. But this section does not apply to cases in which the parent fish are taken in the manner and at the time and place permitted for the capture of such fish for food; nor to operations in fish culture conducted for public purposes by permission of the commissioners of fisheries, who may affix such conditions to their permits as they see fit, requiring in no case less than twenty-five per cent of the young fish to be returned as provided in this section.

Section 62. No person, without permission of the proprietor, shall fish in that portion of a pond or other water in which fish are artificially cultivated or maintained, under a penalty of not less than ten nor more than one hundred dollars, besides two dollars for each fish so taken or killed; and in default of payment such offender shall be imprisoned at the expense of the prosecutor, until said forfeiture is paid or otherwise discharged by due process of law.

Section 63. It shall be the duty of all persons who are now or may hereafter derive special benefits from legislation for the protection of fish in any waters of this state, in excess of what is or may be derived by others, to publish such protection by posting and maintaining notices substantially as hereinafter provided. Said notices shall be placed on the banks or shores of such protected waters not more than ten feet nor less than six feet above the ground, in a conspicuous position; and if on running water such notices shall be not more than one-half mile apart on the banks of such waters; and if on a pond or lake, not more than one mile apart on the shores of such pond or lake.

Section 64. Said notices shall be painted on wood in black Roman letters not less than two inches in length and not less than one-half inch in breadth, so that such letters shall be plainly legible, and such notices shall state the number of the act and the date of the same giving the said protection to such waters.

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Section 65. Any one mutilating or destroying such notices, shall be subject to the same penalties as set forth in section twenty, chapter one hundred and twenty-seven of the revised statutes.

Penalty for mutilating.

Section 66. In case no notices as herein provided are posted and maintained on waters that are protected by special law then no one violating such laws shall be liable thereunder to any penalties set forth in such laws.

Persons violating law not liable if notices are not posted.

Section 67. Sections sixty-three, sixty-four, sixty-five and sixty-six shall not apply to towns which by special act have acquired vested rights in any fishery in said towns.

Sections 63, 64, 65 and 66 not applicable to towns having special rights to any fishery. Vessels of all kinds owned by non-residents liable for unlawful fishing.

Section 68. All vessels, boats, craft, owned and officered by non-residents, and apparatus of every kind, employed in unlawful fishing, or having on board any fish unlawfully taken, are liable for all fines and costs herein provided for; and any officer may seize and detain said property not exceeding twenty-four hours, in order that it may be attached and taken by due process of law to satisfy any judgment that may be recovered, but it shall, at any time be released on payment, by the owner or master, of the fine, costs and reasonable expenses.

—any officer may detain such property 24 hours in order that it may be attached.

Section 69. No person shall use dynamite or other explosives or any poisonous or stupefying substance whatever, for the purpose of destroying or taking fish under a penalty of one hundred dollars and, in addition thereto, two months imprisonment in the county jail for each offense.

Penalty for using explosives to destroy fish.

Section 70. In all prosecutions under this chapter and the amendments and additions thereto, municipal and police judges and trial justices within their counties have by complaint original and concurrent jurisdiction with the supreme judicial and superior courts.

Municipal judges and trial justices shall have jurisdiction.

Section 71. All fines and penalties under this act may be recovered by complaint, indictment or action of debt made or brought in the county where the offense is committed. The action of debt shall be brought in the name of the commissioner of sea and shore fisheries, and all offenses under, or violations of, the provisions of this statute, may be settled by the commissioner of sea and shore fisheries, upon such terms and conditions as he deems advisable. All fines, penalties and collections under this act shall be paid to the state treasurer, to be added to and made a part of the appropriation for sea and shore fisheries.

Fines may be recovered by complaint, indictment or action of debt.

—when by action of debt it shall be in the name of commissioner.

—he may settle all offenses.

—how fines shall be disposed of.

Section 72. All acts or parts of acts, relating to the regulation of the lobster fisheries, to the packing, canning and inspection of herring, sardines, and clams, heretofore passed, and the following sections of chapter forty of the revised statutes,

Inconsistent acts repealed.

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—Act does not interfere with inland fish and game laws.

namely: sections one to thirty-three, both inclusive; sections forty to forty-six, both inclusive; sections fifty-six, sixty to sixty-six, both inclusive, so far as they relate to sea and shore fisheries; sections sixty-eight, sixty-nine and seventy-three, and all acts amendatory of or additional to any of the foregoing acts or sections; chapter two hundred and eighty-five of the public laws of eighteen hundred and ninety-seven, and all acts or parts of acts additional to or amendatory thereof; and all other acts or parts of acts inconsistent with this act, are hereby repealed. But this act shall not be construed as repealing any of the laws relating to inland fish and game.

Approved March 22, 1901.

Chapter 285.

An Act providing for State Roads and for the improvement thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Towns may establish state roads.

Section 1. Upon the request of the municipal officers of any town, the county commissioners of the county wherein said town is located, shall designate that highway running through said town which in their judgment is the main thoroughfare, and said highway shall be known as a state road.

Towns establishing state roads may receive state aid in improving the same.

Section 2. Towns establishing state roads as aforesaid may, on complying with the conditions hereinafter set forth, receive from the state one-half of the amount actually expended in permanent improvement of said roads, not exceeding one hundred dollars per year; provided that no town shall receive such state aid unless its appropriation and expenditure for such road shall amount to at least one hundred dollars and shall have been exclusive of and in addition to the amount regularly raised in such town for highways and bridges; and provided also, that the amount so expended shall be used before the first day of August in permanent improvement of a continuous portion of said road, and in a manner satisfactory to the county commissioners of the county wherein said road is located. Such aid shall be paid from the state treasury on and after the first day of January, upon certificate by the governor and council as provided by section three.

—when money shall be expended.

—when aid shall be paid.

Municipal officers shall make return to county

Section 3. Municipal officers of towns improving state roads under the foregoing provisions shall annually before the first day of September make return, under oath, to the county com-

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commissioners.

missioners of their county of the amount appropriated and expended by their town in such permanent improvements, the amount of road improved, and the character of the work done. It shall be the duty of the county commissioners to inspect the road so improved, and if they are satisfied that the provisions of the previous section have been complied with, they shall certify to the governor and council the sum which said town is entitled to receive from the state. Any town dissatisfied with their decision may appeal to the governor and council. The governor and council shall issue a certificate to the treasurer of the town for such amount as they adjudge such town entitled to receive from the state treasury.

—commissioners shall inspect the road improved and report to governor and council.

Section 4. Towns desiring to take advantage of the provisions of this act, may, through their municipal officers make application therefor to the secretary of the state, and it shall be his duty to record such applications in the order in which they are received. If the appropriation provided by the state for that purpose is insufficient in any year to furnish aid to all the towns applying therefor they shall receive such aid in the order in which their applications were presented, providing the other conditions of this act have been complied with, and those towns whose claims cannot be paid in any year by reason of such lack of funds shall have the preference of all others in the succeeding year, and shall be the first to receive aid out of the appropriation for that year.

Towns taking advantage of this act must make application to secretary of state.

Section 5. No town which receives by special act or appropriation assistance from the state in the construction or repairs of its highways or bridges shall be entitled to the benefits of this act during the year in which such assistance is given.

Towns receiving special aid shall not be entitled to benefits of this act.

Section 6. For the purpose of carrying out the provisions of this act the sum of fifteen thousand dollars is hereby appropriated for the year nineteen hundred and two.

Appropriation.

Section 7. The word 'town' in this act shall be construed as meaning cities, towns or organized plantations.

The word 'town' construed.

Section 8. Nothing herein contained shall be construed as changing the existing control of highways by counties or towns or as limiting or changing their liabilities therefor.

Existing control of highways shall not be changed.

Section 9. This act shall take effect when approved.

Approved March 22, 1901.

CHAP. 286**Chapter 286.**

An Act to Tax Interest Bearing Deposits in Trust and Banking Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Trust and banking companies shall semi-annually make returns to state assessors the amount of their time deposits.

—penalty for making false return.

—taxation of.

How tax shall be assessed.

Section 1. Every trust and banking company incorporated under the laws of this state shall, semi-annually, on or before the second Mondays of May and November, make a return to the state assessors, signed and sworn to by its treasurer, of the average amount of its time interest bearing deposits for the six months preceding each of said days, from which return the state assessors shall in each case deduct an amount equal to the amount of United States bonds, the shares of corporation stocks, such as are by law of this state free from taxation to the stockholders, and the assessed value of real estate owned by the said trust and banking company. For willfully making a false return the corporation treasurer forfeits not less than five hundred nor more than five thousand dollars. Such treasurer shall pay to the treasurer of state on account of said deposits one-half of one per cent.

Section 2. One-half of said tax shall be assessed on the average amount of said deposits for the six months ending on and including the last Saturday of April, and the other half on such average for the six months ending on and including the last Saturday of October.

Section 3. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 287.

An Act to amend Chapter forty-two of the Public Laws of eighteen hundred ninety-nine, relating to the taking of Black Bass in certain lakes in Kennebec and Somerset counties, also Sabbattus Pond in Androscoggin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter forty-two of the public laws of eighteen hundred ninety-nine, is hereby amended by inserting the following in the next to the last line but four of said section and after the period before the word "act," and before the word "whoever" in said line, namely: 'It shall be unlawful for any person to kill any black bass taken from any of the following named waters, situated in the counties of Kennebec and Somerset, which do not measure twelve inches in length, from tip of nose to tip of tail, and that it shall also be unlawful for any person to kill or cause to be killed more than ten black bass in all taken in any one day from any of said lakes, namely: Snow pond or Messalonskee lake, Long pond, Great pond or Belgrade lake, North pond, East pond, McGrath and Ellis pond or Richardson lake, or any of the streams flowing into or out of any of said lakes or ponds or connecting the same, also Annabessacook, Maranacook and Cobbosseecontee lakes, and all streams connecting the same, situated in Kennebec county; also Sabbattus pond in Androscoggin county; also Keoka lake in Oxford county.'

Section 1,
chapter 42,
public laws,
amended.

Unlawful to
kill black
bass less than
12 inches long
in certain
waters in
Kennebec,
Somerset and
Androscoggin
counties.

Approved March 21, 1901.

Chapter 288.

An Act to open Main Stream, a tributary of Moose Pond, above the dam near the outlet, to Fishing.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

So much of section five of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, as closes Main stream, a tributary to Moose pond, in Hartland and Harmony, to fishing, as provided in the general law, is hereby repealed.

Law closing
Main stream
repealed.

Approved March 21, 1901.

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Chapter 289.

An Act to protect screens in lakes, erected by authority of the state, and to permit ice fishing in Green Lake, in the County of Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Penalty for destroying any screen at the outlet of any pond or lake.

Section 1. Whoever shall take up, destroy or injure any screen erected at the outlet of any lake or pond by authority of the commissioners of inland fisheries and game, shall be punished by a fine not exceeding fifty dollars for each offense.

Section 5, chapter 30, R. S., modified.

Section 2. So much of section five of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, as prohibits fishing through the ice in Green lake, in Hancock county, is hereby modified so that it shall be lawful to fish through the ice in said lake during the months of February, March and April, on Fridays and Saturdays of each week, of each year, in the manner provided in the general law for fishing through the ice.

—lawful to fish through the ice in Green lake during February, March and April on certain days.

Approved March 21, 1901.

Chapter 290.

An Act to regulate membership and rights of membership in the Penobscot Tribe of Indians.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Membership, how acquired.

Section 1. Membership in the Penobscot tribe of Indians shall hereafter be acquired only as follows:

—by birth.

I. By birth.

—by adoption.

II. By adoption into the tribe as determined by its tribal committee, in accordance with the provisions of chapter one hundred and twenty-six of the public laws of this state enacted in the year of our Lord one thousand eight hundred and ninety-five, and acts additional thereto or amendatory thereof.

—by marriage.

III. By marriage to a male member of said tribe; but membership by marriage can be acquired only by such persons as are in whole or in part of Indian blood, and it shall not include the previous issue of the person acquiring it.

Evidence of marriage.

Section 2. A certificate of marriage signed by the person solemnizing the same, or an attested copy of the record thereof, shall be sufficient evidence of such marriage.

Persons entitled to membership shall be

Section 3. On the first Wednesday of January annually the names of all persons entitled to membership under section one of this act shall be reported by the tribal committee to the per-

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son authorized by law to take the census of said tribe, and shall thereupon be placed on the census roll.

reported to person appointed to take census. Membership shall be deemed lost when tribe is abandoned.

Section 4. If any member of said tribe shall abandon it and join another tribe of Indians, he shall be deemed to have lost his membership in the Penobscot tribe, and shall not be entitled to any share of dividends, rentals or other money thereafter apportioned among the members of said tribe, nor to any other subsequent rights of membership.

Section 5. If any member of said tribe shall hereafter reside for a period of five successive years without the limits of the tribal reservation, he shall not be entitled to receive any share accruing after the expiration of said period of the dividends, rentals or other moneys to be divided among said tribe; but any such shares accruing within said period, shall be paid to him or his legal representatives if applied for within one year after the expiration of said five years, unless the same have been used by the agent under the provisions of section eight of this act. All such shares not so used or applied for within said time shall be added to the general distributive fund of said tribe for apportionment by the agent.

Any member residing for 5 years without limits of tribe shall not receive dividends.

Section 6. When any member loses his membership under section four of this act, or his right to share in dividends, rentals or other moneys under section five thereof, no member of his family to whom the provisions of said sections do not personally apply shall be deemed to have lost such membership or right.

Loss of membership does not affect membership of other members of the family.

Section 7. Any person now a member of said tribe as shown by the tribal census taken under the laws of this state, who shall forfeit any rights of membership, may regain said rights by residing for one continuous year upon the tribal reservation; but such renewal of rights shall not entitle such person to any share in the dividends, rentals or moneys which previously thereto have come into the hands of the agent, nor have any other retrospective effect.

How a person may be restored to membership.

Section 8. If any member of said tribe shall desert his family, or fail to provide properly for said family's support, the agent may in his discretion use for the benefit of such family any part or all of said member's dividends or share of rentals or any money assigned to him from state funds or coming to him in any way by apportionment or distribution through the hands of said agent.

Money forfeited may be used for benefit of family.

Section 9. Chapter three hundred and one of the resolves of the legislature of this state passed in the year of our Lord one thousand eight hundred and seventy-four, is hereby repealed; and any other laws or parts of laws inconsistent with the provisions of this act shall be superseded in their application to the Penobscot tribe of Indians by this act.

Chapter 301, resolves 1874 repealed.

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When act
shall take
effect.

Section 10. For the exercise and enjoyment of rights of membership acquired under paragraphs two and three of section one, this act shall take effect on the first day of January, in the year of our Lord one thousand nine hundred and two; but for all other purposes, including the acquisition and loss of membership and rights of membership, it shall take effect when approved.

Approved March 22, 1901.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1901.

PRIVATE AND SPECIAL LAWS
OF THE
STATE OF MAINE.
—
1901.
—

Chapter 206.

An Act to authorize the Board of Trade of Portland to establish a Committee on Inspection of Produce, and Inspectors of Produce at the Port of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter two hundred and thirty-two of the private and special laws of eighteen hundred and fifty-four, said chapter being entitled "An Act to incorporate the Board of Trade of Portland," is hereby amended as follows: After the word "reasonable" and before the word "also," in said section, shall be inserted the following, 'also to appoint a committee on inspection of produce for the port of Portland, which committee shall have power to examine and choose inspectors of produce for said port; all inspectors shall be sworn to a faithful, impartial and diligent performance of the duties of inspectors of produce, and shall be authorized to issue certificates of quality of the produce by them examined; said committee on inspection of produce are further empowered to act in arbitration of differences arising from such inspection between said inspectors and the parties who ship, transport or receive said produce; said committee and inspectors to be further governed by such rules and by-laws in relation to their duties as have been or

Section 2,
chapter 203,
special laws
of 1884
amended.

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—committee
of arbitration.

Section 2
amended.

Powers and
duties of
corporation.

—may
appoint port
wardens and
pilots.

—compensa-
tion.

—committee
on inspection
of produce.

—committee
may appoint
inspectors.

—inspectors
may issue
certificates
of quality.

—committee
may arbi-
trate all
differences.

—how
governed.

—corporation
may appoint
committee of
arbitration.

—constitution
and by-laws.

may hereafter, from time to time, be adopted by said corporation, not repugnant to the laws and constitution of this state.' After the word "also" and before the words "to appoint a committee of arbitration" shall be inserted the words 'said corporation shall have the power.'

Said section two, as amended, shall be as follows:

'Section 2. Such corporation shall have power to prosecute and defend suits of law and in equity; to have and to use a common seal; to appoint two or more port wardens, and such number of pilots for the harbor of Portland as said board may deem necessary for the safety and convenience of the commerce of said port, and also to fix such compensation for the services of said pilots as said board may deem just and reasonable; also to appoint a committee on inspection of produce for the port of Portland, which committee shall have power to examine and choose inspectors of produce for said port; all inspectors shall be sworn to a faithful, impartial and diligent performance of the duties of inspectors of produce, and shall be authorized to issue certificates of quality of the produce by them examined; said committee on inspection of produce are further empowered to act in arbitration of differences arising from such inspection between said inspectors and the parties who ship, transport or receive said produce; said committee and inspectors to be further governed by such rules and by-laws in relation to their duties as have been or may hereafter from time to time be adopted by said corporation, not repugnant to the laws and constitution of the state; also said corporation shall have the power to appoint a committee of arbitration to decide all disputed accounts, contracts and controversies of a mercantile or commercial character that may be brought before said committee by members of said board; and the present constitution and by-laws of said Board of Trade not repugnant to the constitution and laws of this state, shall continue in force under said corporation until changed by the corporation; and shall have all the power and privileges, and be subject to all the duties and liabilities, belonging to similar corporations in this state.'

Section 2. This act shall take effect when approved.

Approved January 4, 1901.

Chapter 207.

An Act to regulate ice fishing in Thompson Pond, in Oxford, Casco, Poland and Otisfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be lawful, for two years from the time this act takes effect, for citizens of this state to fish for, take, catch and kill togue, pickerel and cusk during the months of February, March and April of each year, with not more than five set lines for each family when fishing through the ice in the day time, and convey the same to their own homes for consumption therein but not otherwise, in Thompson pond, so called, situated in the towns of Oxford, Casco, Poland and Otisfield, and section five of chapter forty-two of the public laws of eighteen hundred and ninety-nine is hereby modified to conform with this act so far as it relates to Thompson pond.

Fish may be taken from Thompson pond through the ice for home consumption.

Section 5, chapter 42, public laws, 1899, modified.

Section 2. Whoever violates any of the provisions of this act shall be subject to a fine of not exceeding thirty dollars nor less than ten dollars, and a further penalty of one dollar for each fish taken, caught or killed in violation hereof.

Penalty for violation.

Section 3. This act shall take effect when approved.

Approved January 21, 1901.

Chapter 208.

An Act relating to Franklin Real Estate Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Franklin Real Estate Company, a corporation organized under the general laws of the state of Maine, at Portland, in said state, on October twenty-one, nineteen hundred, is hereby authorized and empowered to acquire, hold and dispose of shares in the capital stock of other corporations.

Franklin Real Estate Company authorized to hold stock of other corporations

Section 2. This act shall take effect when approved.

Approved January 25, 1901.

CHAP. 209**Chapter 209.**

An Act to amend the charter of the Livermore Falls Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 472,
special laws
of 1897,
amended.

Section 1. The rights, powers and privileges granted by chapter four hundred and seventy-two of the private and special laws of eighteen hundred and ninety-seven, entitled "An Act to incorporate the Livermore Falls Light and Power Company," as amended by chapter one hundred and one of the private and special laws of eighteen hundred and ninety-nine, are further amended as follows:

Powers of
corporation
extended.

'Section 1. The same rights, powers and privileges granted by chapter four hundred and seventy-two of the private and special laws of eighteen hundred and ninety-seven, entitled "An Act to incorporate the Livermore Falls Light and Power Company," as amended by chapter one hundred and one of the private and special laws of eighteen hundred and ninety-nine, are hereby granted to the said Livermore Falls Light and Power Company to extend to the towns of Fayette, Readfield, Winthrop and Mount Vernon in the county of Kennebec, and Chesterville and Wilton in the county of Franklin.

Towns
included.

Section 2. The towns of Fayette, Readfield, Winthrop and Mount Vernon in the county of Kennebec, and Chesterville and Wilton in the county of Franklin are hereby authorized to contract with said corporation for lighting the streets within said towns upon such terms as they may mutually agree.

Approved January 29, 1901.

Chapter 210.

An Act to revive the organization of the Trustees of the Parsonage Fund at Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward Swazey, George Blodgett, O. P. Cunningham and E. B. Gardner, are hereby confirmed as trustees of the Parsonage Fund at Bucksport, the record of their election having been lost.

Election of trustees of Parsonage fund confirmed.

Section 2. Said trustees shall have power to fill the vacancy caused by the decease of Ambrose White, and they and their successors may supply all vacancies which may occur hereafter, and may have and exercise all the powers incident by law to such trustees.

May fill vacancy.

Section 3. This act shall take effect when approved.

Approved January 29, 1901.

Chapter 211.

An Act to authorize a special election to be held in the City of Waterville.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. For the purpose of filling the vacancy now existing in the office of representative to the legislature from the city of Waterville, the inhabitants of said city are hereby authorized to hold a special election. The warrants warning and notifying said inhabitants of said election shall be issued by the municipal officers of said city in the manner and form now provided by law and shall be posted in such places as are now required by law at least seven days before the day of said election, Sundays included.

Inhabitants of Waterville authorized to hold special election to fill vacancy in office of representative.

—warrants how issued and posted.

Section 2. Caucuses to name candidates to be voted for at said election may be called by the city committee of the several political parties by public notices posted in conspicuous places in each ward of said city at least two days before the time of holding such caucus, and, except as to the time of posting said notices, all the provisions of chapter three hundred and ten of the public laws of eighteen hundred and ninety-seven shall be in force with reference to the conduct of said caucuses.

Caucuses how called and held.

Section 3. Certificates of nomination of candidates to be voted for at said special election, shall be filed with the secretary of state at least three days previous to the day of election, Sundays included.

When certificate of nomination shall be filed.

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Board of
registration
authorized to
correct lists.

Section 4. For the purpose of revising and correcting the voting lists for said special election the board of registration in said city shall be in session during the three secular days next prior to said election, from nine in the forenoon to one o'clock in the afternoon, and from three to five o'clock in the afternoon, and from seven to nine o'clock in the afternoon on the first two of said secular days to receive evidence touching the qualifications of voters therein, and to revise and correct the voting lists, and on the last one of said secular days to enable the board to verify the correctness of said lists and to complete and close up its records of said session. And on the last of said secular days, at five o'clock in the afternoon, certified copies of said voting lists shall be delivered to the clerk of said city and receipts taken therefor, except that on the last of said days devoted to registration and on the last of said days devoted to the records as above, the sessions of the board shall close at five o'clock in the afternoon, but no name shall be added to or stricken from said lists after five o'clock in the afternoon of the last of the said days devoted to registration as above.

Provisions of
law relating
to posting of
lists of voters
shall not
apply.

Section 5. The provisions of section nineteen of chapter three hundred and four of the public laws of eighteen hundred and ninety-three as amended by chapter forty of the laws of eighteen hundred and ninety-five, requiring lists of voters to be furnished to the city clerk at least thirty days prior to said election and by him posted at least twenty-seven days prior to said election, shall not apply to the special election provided for by this act. All other provisions of law applicable to elections shall be observed in the conduct of said election except in such particulars as it is impossible so to do by reason of the limited time provided for calling and holding the election provided for by this act.

—all other
provisions
relating to
election to be
observed.

Section 6. This act shall take effect when approved.

Approved January 29, 1901.

Chapter 212.

An Act to amend the charter of the Rockland, Thomaston and Camden Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Rockland, Thomaston and Camden Street Railway is hereby authorized to purchase and hold the property, capital stock, rights, privileges, immunities and franchises of the Knox Gas and Electric Company, upon such terms as may be agreed upon; and upon such purchase and transfer said Rockland, Thomaston and Camden Street Railway shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and estates which at the time of any such purchase and transfer shall then be had, held, possessed or enjoyed by the said corporations so selling, and shall be subject to all the duties, restrictions and liabilities to which said corporation so selling shall then be subject by reason of any charter, contract, or general or special law of this state, or otherwise.

Company authorized to hold property of Knox Gas and Electric Company.

Section 2. All proceedings, suits at law or in equity, which may be pending at the time of any such transfer, to which said corporation so selling shall be a party, may be prosecuted or defended by the said Rockland, Thomaston and Camden Street Railway in like manner and with the same effect as if such transfer had not been made. All claims, contracts, rights and causes of action for or against said corporation so selling, at law or in equity, may be enforced by suit or action to be begun or prosecuted by or against the said Rockland, Thomaston and Camden Street Railway.

Company may defend pending suits.

Section 3. The Knox Gas and Electric Company is authorized to make the sale and transfer authorized by section one of this act at a meeting of said company called for the purpose.

Sale may be authorized at a meeting called for such purpose.

Section 4. The said corporation may issue its bonds from time to time upon such rates and time as it may deem expedient, and in such amounts as may be required for the purposes authorized by this act and for paying for extensions, additions and improvements heretofore or hereafter made, and secure the same by mortgages upon the franchise and property of said company.

May issue bonds and mortgage property.

Section 5. Nothing herein contained shall in any way affect or abridge the rights of any city, town or village corporation under any contract now or hereafter made with the said Knox Gas and Electric Company.

Rights of parties shall not be abridged by sale.

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Company
shall perform
all pending
obligations
and contracts.

—shall
succeed to all
rights of
selling
corporation.

Section 6. Upon the purchase or transfer authorized by this act the said Rockland, Thomaston and Camden Street Railway shall faithfully perform thereafter all the obligations of any and all contracts then existing between the corporation so selling, and any city, town, village corporation, firm or individual, in each and every particular, and be subject to all the liabilities of said contract, and the said Rockland, Thomaston and Camden Street Railway shall thereupon succeed to and enjoy all the rights of the corporation so selling in, to and under said contracts, as if said contract or contracts had been made originally with the said Rockland, Thomaston and Camden Street Railway.

Section 7. This act shall take effect when approved.

Approved January 30, 1901.

Chapter 213.

An Act to amend and extend the charter of the Agamenticus Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. That the rights, powers and privileges of the Agamenticus Water Company which were granted by chapter three hundred and fifty of the private and special laws of eighteen hundred and eighty-nine are hereby renewed and extended for and during a term of two years from the date of the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as provided therein, except as hereinafter specified. The acts of said corporation in organization are hereby ratified and approved.

Section 1,
chapter 350,
special laws
of 1889,
amended.

Section 2. Section one of said chapter three hundred and fifty of the private and special laws of eighteen hundred and eighty-nine is hereby amended by striking out the word "York" in the seventh line thereof.

Section 8,
repealed.

Section 3. Section eight of said chapter three hundred and fifty of the private and special laws of eighteen hundred and eighty-nine is hereby repealed.

Section 4. This act shall take effect when approved.

Approved February 2, 1901.

Chapter 214.

An Act to change in part the town line between the towns of Mexico and Rumford in the County of Oxford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The center of Swift river shall be the division line between the towns of Mexico and Rumford in the county of Oxford, between the following bounds, namely: Commencing in the channel of the Androscoggin river opposite the mouth of Swift river, where it empties into the Androscoggin river, thence up and in the center of the Swift river, between bank and bank to the northerly line of land of the Rumford Falls Power Company, which point is the southerly line of the Fred A. Porter farm, thence by the most direct line to the present town line.

Town line
between
Mexico and
Rumford
established

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 215.

An Act to extend the charter of the Franklin, Somerset and Kennebec Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Franklin, Somerset and Kennebec Railway Company which were granted by chapter four hundred and sixty-seven of the private and special laws of the state of Maine for the year one thousand eight hundred and ninety-seven are hereby extended to January one in the year of our Lord one thousand nine hundred and three; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter
extended
two years.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 216.

An Act to incorporate the Wiscasset, Waterville and Farmington Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. Edwin P. Borden and Joseph C. Gill both of Philadelphia, state of Pennsylvania, Frederick C. Thayer of Waterville, Maine, Godfrey P. Farley and William D. Patterson both of Wiscasset, Maine, Leonard Atwood of Farmington, Maine, and Philip H. Stubbs of Strong, Maine, their associates, successors and assigns are hereby made a corporation by the name of the Wiscasset, Waterville and Farmington Railroad Company, for the purpose of constructing, operating, buying and leasing the railroads hereinafter named and referred to.

—corporate name.

Capital stock. Section 2. The capital stock of such corporation shall consist of not more than ten thousand shares of the par value of one hundred dollars each, the amount to be fixed from time to time by the corporation. The immediate government of its affairs shall be vested in a board of directors to consist, for one year from the time of the incorporation of said company, of the corporators herein named and subsequently thereto said directors shall be chosen in accordance with the by-laws made and provided by said company, which by-laws not inconsistent with law said corporation shall have the power to make, ordain and publish.

—directors.

May hold real estate. Section 3. The said corporation is authorized to hold for its purposes aforesaid so much real and personal estate as may be necessary and convenient therefor.

Authorized to purchase Wiscasset and Quebec, and other railroads.

Section 4. The said corporation is further authorized to purchase or lease the property, capital stock, rights, privileges, immunities and franchises of the Wiscasset and Quebec Railroad Company and its successor, the Wiscasset and Quebec Railroad, the Waterville and Wiscasset Railroad Company and the Franklin, Somerset and Kennebec Railway Company or of either of them upon such terms as may be agreed upon; and upon such purchase or lease the said Wiscasset, Waterville and Farmington Railroad Company shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and assets which at the time of such transfers shall then be had, held and possessed or enjoyed by the corporation so selling or leasing or either of them and shall be subject to all the duties, restrictions and liabilities which they or either of them shall then be subject by reason of any charter, contract or general or special law or otherwise.

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Pending suits
at law how
prosecuted
and defended

Section 5. All proceedings, suits at law or in equity, which may be pending at the time of such transfers to which either of said corporations may be a party may be prosecuted or defended by the said Wiscasset, Waterville and Farmington Railroad Company in like manner and with like effect as if such transfer had not been made. All claims, contracts, rights and causes of action of or against either of said corporations so selling or leasing, at law or in equity, may be enforced by suit or action to be begun or prosecuted by or against the said Wiscasset, Waterville and Farmington Railroad Company.

—how claims
may be
enforced.

Section 6. The Wiscasset and Quebec Railroad Company, the Wiscasset and Quebec Railroad, the Waterville and Wiscasset Railroad Company and the Franklin, Somerset and Kennebec Railway Company are authorized to make the sales, transfers and leases authorized by section four of this act.

Authorized
to make sales
and leases.

Section 7. The said Wiscasset, Waterville and Farmington Railroad Company may issue its stock and bonds in payment and exchange for the stock, bonds, franchises and property of the corporations making the transfers authorized by this act in such manner and in such amounts as may be agreed upon.

May issue
bonds.

Section 8. When the transfers authorized by this act are carried out and fully completed, the Wiscasset, Waterville and Farmington Railroad Company shall be liable for the then legally existing debts and obligations of each and all of the three companies so making said transfers.

Liability for
debts due.

Section 9. The said corporation is authorized to purchase or lease the property and franchises of any connecting railroad corporation in this state of the same gauge, or to purchase and hold stock and bonds of any such corporations and all such connecting corporations or any corporation or association or person claiming rights under the stock, bonds, mortgages or franchises of any such corporation are hereby authorized to make such sales or leases, and all such property, franchises, stock and bonds so acquired may be pledged or mortgaged to secure the bonds herein authorized. Said corporation is hereby authorized to make connection with any other railroad or railroads on such terms as may be mutually agreed upon and as may be provided by the general laws of the state, and to lease its property and road either before or after it shall have been completed, upon such terms as it may determine, subject in all cases to the approval of a majority of the outstanding stock in each corporation.

May purchase
property of
connecting
roads.

—may connect
with other
railroads.

Section 10. Said corporation may issue its bonds from time to time upon such rates and times as may be deemed expedient

May issue
bonds and
mortgage
property.

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and in such amounts as may be required for the purposes of this act, and secure the same by appropriate mortgages upon its franchise and property.

First meet-
ing, how
called.

Section 11. The first meeting of said corporation may be called by any three corporators within named, by notice thereof in writing signed by said three corporators and given in hand or mailed to each of the other corporators at least ten days before said meeting and any corporator may act at such meeting by written proxy.

Rights of
minority
stockholders.

Section 12. Nothing in this act shall be construed as affecting the rights as now provided by law of minority stockholders in any company or corporation to be affected hereby.

Section 13. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 217.

An Act to extend the charter of the Waterville and Wiscasset Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended for
two years.

Section 1. The rights, powers and privileges of the Waterville and Wiscasset Railroad Company which were granted by chapter three hundred and seventeen of the private and special laws of the year one thousand eight hundred and ninety-five are hereby extended to January one in the year of our Lord one thousand nine hundred and three; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 218.

An Act relating to the charter of the Wiscasset and Quebec Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All the rights, powers, privileges and immunities conferred upon the Wiscasset and Quebec Railroad Company by section two of chapter one hundred and twenty-six of the private and special laws of Maine for the year one thousand eight hundred and ninety-nine are hereby conferred upon the Wiscasset and Quebec Railroad, and said company is hereby given two years from the date of the approval of this act for the location and construction of its road as therein and thereby authorized.

Charter
and rights
extended
two years.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 219.

An Act to amend the charter of the Lewiston Trust and Safe Deposit Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Lewiston Trust and Safe Deposit Company is hereby authorized to establish a branch at Mechanic Falls in the county of Androscoggin.

Trust
company
authorized to
establish a
branch at
Mechanic
Falls.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 220.

An Act to extend the charter of the Waldo Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Waldo Street Railway Company which were granted by chapter two hundred and fifty-three of the private and special laws of eighteen hundred and ninety-one, as amended by chapter six hundred and thirty-seven of the private and special laws of eighteen hundred and ninety-three, as amended by chapter three hundred and nine of the private and special laws of eighteen hundred and

Charter
extended
two years.

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ninety-five, as amended by chapter five hundred and eleven of the private and special laws of eighteen hundred and ninety-seven, as amended by chapter one hundred and thirty-two of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years from the passage of this act and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 221.

An Act to amend chapter two hundred and ninety-five of the Private and Special Laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the Yarmouth Water Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter of
Yarmouth
Water
Company
amended.

Section 1. Section one of chapter two hundred and ninety-five of the private and special laws of eighteen hundred and ninety-five is hereby amended by inserting after the word "Yarmouth" in the fifth line thereof, the words 'and North Yarmouth,' so that said section, as amended, shall read as follows:

Corporators.

'Section 1. Lorenzo L. Shaw, Alfred T. Small, John H. Humphrey and George W. Hammond of Yarmouth, with their associates and successors, are hereby made a corporation by the name of the Yarmouth Water Company, for the purpose of supplying the inhabitants of Yarmouth and North Yarmouth with suitable water for domestic, sanitary and municipal purposes, including extinguishment of fire, with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations, under the general laws of this state.'

--corporate
name.

Section 2. Section two of chapter two hundred and ninety-five of the private and special laws of eighteen hundred and ninety-five is hereby amended by inserting after the word "any" in the fifth line thereof the word 'springs;' and by inserting after the word "Yarmouth" in the seventh line thereof the words 'and North Yarmouth,' so that said section, as amended, shall read as follows:

Authorized
to take water.

'Section 2. For any of the purposes aforesaid, or for the preservation and purity of said water, said corporation is hereby authorized to take and use water from Royal river, or from any

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spring, pond, brook or other water in the towns of Yarmouth and New Gloucester, or from any springs, brook or pond in the town of North Yarmouth; to conduct and distribute the same into and through the said town of Yarmouth and North Yarmouth; to survey for, locate, lay, erect and maintain suitable dams, reservoirs and machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under, in and over the Royal river, so called, or under or over any water course, bridge, street, railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way, in such manner as least to disturb the same, and shall leave said ways in as safe and passable condition as before such excavation; to enter, pass over and excavate any lands, and to take and hold by purchase or otherwise, any real estate, rights of way or of water, and in general to do any acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized, for the purpose of making all needed repairs or extensions or service connections, to lay its pipes through any public or private lands or ways, with the right to enter upon the same or dig therein, and said corporation may make written regulations for the use of said water, and change the same from time to time.'

—erect dams.

—may enter
any highway.—may take
lands.—may lay
pipes.

Section 3. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 222.

An Act to authorize the City of Lewiston to issue its bonds to the amount of one hundred and eighty-five thousand dollars to pay its bonds now outstanding and maturing in the year one thousand nine hundred and one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. To meet its bonds now outstanding and maturing in the year one thousand nine hundred and one, the city of Lewiston is authorized to issue bonds to an amount not exceeding one hundred eighty-five thousand dollars, payable at a period or periods, not exceeding thirty years after the date thereof, and bearing interest at a rate not exceeding three and one-half per cent per annum, payable semi-annually. Said bonds shall be issued under the seal of the city and shall be signed by the mayor and treasurer of the city, and the coupons attached to said bonds shall have the printed or lithographed signature of the city treasurer.

City author-
ized to issue
bonds.

—how issued.

Section 2. This act shall take effect when approved.

CHAP. 223**Chapter 223.**

An Act to authorize the construction of a wharf into the tide waters of Piscataqua river at Kittery.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Frank E.
Rowell
authorized to
erect a wharf.

Section 1. Frank E. Rowell and his assigns, are hereby authorized to erect, extend and maintain a wharf from his shore front at or near the easterly end of Badger's island, so called, into the tide waters of Piscataqua river in the town of Kittery, county of York.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 224.

An Act to regulate fishing in Branch and Meadow Brooks in Thomaston and Rockland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time on
Branch and
Meadow
brooks
established.

Section 1. It shall be unlawful for a period of three years to fish for, take, catch or kill in any manner any kind of fish in the Branch and Meadow brooks, so called, situated in the town of Thomaston and city of Rockland.

Yearly close
time from
July 1 to
June 1.

Section 2. At the expiration of the three years named in section one of this act there shall be a close time on said brooks in which it shall be unlawful to fish for, take, catch or kill in any manner any fish in said brooks from July first to June first of each year.

Penalty.

Section 3. Whoever violates any of the provisions of this act shall be subject to a penalty of not less than ten dollars nor more than thirty dollars for each offense and an additional fine of one dollar for each fish caught, taken or killed in violation of the provisions of this act.

Section 4. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 225.

An Act to authorize the construction of a wharf into the tide waters of Penobscot River in Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward L. Beazley is hereby authorized to erect and maintain a wharf from the shore front of his land known as the Farnham store lot in Bucksport, Hancock county, and to extend the same into the tide waters of Penobscot river.

E. L. Beazley
authorized
to erect a
wharf.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 226.

An Act authorizing the construction of a wharf into the tide waters of the Penobscot River in Verona, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles B. Dix, his associates and assigns, are hereby authorized to erect and maintain a wharf from the shore front of his land known as the Beazley shipyard lot in Verona, Hancock county, and to extend the same into the tide waters of the Penobscot river.

Chas. B. Dix
authorized
to erect a
wharf.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 227.

An Act authorizing the construction of a wharf into the tide waters of Penobscot River in Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward L. Beazley, his associates and assigns, are hereby authorized to erect and maintain a wharf from the shore front of his land known as the Genn shipyard lot in Bucksport, Hancock county, and to extend the same into the tide waters of Penobscot river.

E. L. Beazley
authorized to
erect wharf.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

CHAP. 228**Chapter 228.**

An Act to prohibit ice fishing in Androscoggin Pond, situated partly or wholly in Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing
through
the ice in
Androscoggin
river
prohibited.

—penalties.

Section 1. Fishing through the ice for any kind of fish at any time in Androscoggin pond, so called, situated partly or wholly in Kennebec county, is hereby made unlawful under a penalty of ten dollars for each offense and in addition thereto one dollar for each fish taken, caught or killed in violation of this act.

Section 2. This act shall take effect when approved.

Approved February 5, 1901.

Chapter 229.

An Act to regulate fishing in Wilson River in Piscataquis County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Open season
for fishing in
Wilson river.

Inconsistent
acts repealed.

Section 1. There shall be an annual open season for fishing in Wilson river in Piscataquis county between Wilson pond, and Toby, falls in the town of Willimantic by any of the methods prescribed by law, from May fifteenth to October first.

Section 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Section 3. This act shall take effect when approved.

Approved February 6, 1901.

Chapter 230.

An Act to regulate winter fishing and to close the tributaries of certain lakes and ponds in Piscataquis county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish through the ice at any time for any kind of fish in any of the lakes or ponds lying wholly or partly in the county of Piscataquis, except in the following named lakes and ponds, namely: Boyd lake, Seboeis lake, Cedar lake, Ebeeme ponds, Schoodic lake, North and South Twin lakes, Pamadumcook lake, Ambajejus lake, Debsconeag lake, Nahmakanta lake, Chesuncook lake, Sebec lake, First Buttermilk pond, Big Benson pond, Big Huston pond, Center pond in Sangerville, Moosehead lake, Jo Mary lake, Caribou lake, Lobster lake, Chamberlain lake, Telos lake, Webster lake, Eagle lake, Allegash lake, Munsungan lake, Millinockett lake, Caucongomoc lake, Churchill lake, Chemquassabamticook lake, Grand lake, Second lake, Ragged lake, Pepper pond, Whetstone pond, in which lakes and ponds it shall be lawful during February, March and April for citizens of this state to fish for and take fish therein, with not more than five set lines for each family when fishing through the ice in the day time, and when under the immediate personal superintendence of the person fishing, and may convey them to their own homes for consumption therein but not otherwise; but no one during this time shall be permitted to catch more than twenty pounds, or one fish, of land-locked salmon, tongue or trout in any one day.

Unlawful to fish in lakes in Piscataquis county.

—exceptions.

—when fishing shall be lawful for home consumption.

—catch limited to 20 pounds.

Section 2. In addition to the tributaries to certain lakes and ponds in this county now closed by law it shall be unlawful to take, catch or kill any kind of fish at any time in Davis stream in Willimantic, Monson pond stream which is a tributary to Davis stream, Vaughan stream which is a tributary to Long pond stream.

Close time established for certain waters.

Section 3. Section five of chapter forty-two of the public laws of one thousand eight hundred and ninety-nine, so far it relates to ice fishing in Piscataquis county, is hereby modified to conform to the provisions of this act.

Section 5, chapter 42, public laws of 1899, modified to conform to this act.

Section 4. Whoever violates any of the provisions of this act shall be subject to a fine not exceeding thirty dollars and not less than ten dollars, and in addition thereto to a penalty of one dollar for each fish caught, taken or killed in violation thereof.

Penalty.

Approved February 6, 1901.

CHAP. 231**Chapter 231.**

An Act to build a bridge across the bar between Mount Desert Island and Bar Island, in the County of Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Highway
authorized in
Mt. Desert.

Section 1. A highway, town way or private way may be laid out and constructed in the manner provided by the revised statutes, chapter eighteen, and thereafter altered or widened as provided by said chapter, in and over tide waters across the bar between Mount Desert island and Rodick's island, or Bar island so called, near Bar Harbor in the county of Hancock.

Bridge over
tide waters
authorized.

Section 2. Subject to the provisions of the federal statutes on the subject, the town of Eden and the owners of Rodick's island or Bar island, so called, near Bar Harbor in the county of Hancock, or either of them may construct and maintain a bridge or causeway with suitable approaches in and over tide waters across the bar between said Mount Desert island and said Bar island or Rodick's island.

May take
land.

—plans shall
be filed in
registry of
deeds.

Section 3. The person or corporation building such bridge, causeway and approaches under authority of this act may take as for public purposes, land and flats for the purpose. Accurate plans of land and flats so taken shall be filed in the office of the registry of deeds for Hancock county, and notice given in some newspaper published in Bar Harbor. Damage for private property taken or injured shall be assessed and paid as provided by the revised statutes, chapter fifty-one, sections nineteen to twenty-seven. So much of such bridge as shall be built upon land taken for public purposes as herein provided shall be kept open for free public use.

—damage,
how ascer-
tained.

Section 4. This act shall take effect when approved.

Approved February 6, 1901.

Chapter 232.

An Act authorizing the construction of a wharf into the tide waters of Penobscot River in Verona, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

T. M. Nichol-
son author-
ized to erect
wharf in
Verona.

Section 1. Thomas M. Nicholson, his associates and assigns, are hereby authorized to erect and maintain a wharf in front of his own land in the town of Verona, Hancock county, and to extend the same into the tide waters of Penobscot river.

Section 2. This act shall take effect when approved.

Approved February 6, 1901.

Chapter 233.

An Act to amend and extend the charter of the Strong Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The names of Charles E. Dyer and Clinton V. Starbird are hereby substituted for those of Elias H. Porter and Lionel True, deceased, in section one of chapter one hundred and forty-seven of the private and special laws of the year eighteen hundred and ninety-nine; and all the rights, powers and privileges of the Strong Water Company, which were granted by said chapter one hundred and forty-seven are hereby extended for two years additional.

Corporators
added and
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 6, 1901.

Chapter 234.

An Act relating to Compressed Air Company of Massachusetts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Compressed Air Company of Massachusetts, a corporation organized under the general laws of the state of Maine, at Portland, in said state, on December seventeen, in the year of our Lord nineteen hundred, is hereby authorized and empowered to acquire, hold and dispose of shares in the capital stock of other corporations engaged in business similar to, auxiliary to, or relating to the business described in the certificate of organization of said Compressed Air Company of Massachusetts.

Company
authorized to
hold shares of
stock in other
corporations.

Section 2. This act shall take effect when approved.

Approved February 6, 1901.

CHAP. 235**Chapter 235.**

An Act to authorize the Bangor and Aroostook Railroad Company to purchase the Bangor and Katahdin Iron Works Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Bangor and
Katahdin
Iron Works
Railway
authorized
to sell its
railroad.

Section 1. The Bangor and Katahdin Iron Works Railway is hereby authorized to sell its railroad and the franchise thereof and all its other property used in the operation of said railroad to the Bangor and Aroostook Railroad Company, and the Bangor and Aroostook Railroad Company is hereby authorized to purchase the same.

Bangor and
Aroostook
Railroad
authorized to
issue bonds.

Section 2. If the Bangor and Aroostook Railroad Company shall purchase the railroad, franchise and property mentioned in section one of this act, said company is hereby authorized to issue its bonds and secure the same by a mortgage of said railroad and franchise and such other of its property as said company may determine.

Approved February 6, 1901.

Chapter 236.

An Act to open Lambert Lake, Washington County, to ice fishing.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lambert lake
open to ice
fishing.

Section 1. So much of section five of chapter thirty, of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, as prohibits ice fishing in Lambert lake, in Washington county, is hereby repealed.

Section 2. This act shall take effect when approved.

Approved February 7, 1901.

Chapter 237.

An Act to prohibit ice fishing in Bunganeaut Pond, situated in Alfred and Lyman, York County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be close time in which it shall be unlawful to fish for any kind of fish, in any way, at any time, in Bunganeaut pond, situated in the towns of Alfred and Lyman, York county, from the first day of October to the first day of the following May of each year.

Close time in Bunganeaut pond from October 1 to May 1 annually.

Section 2. Whoever violates any of the provisions of this act shall be subject to a penalty of ten dollars for each offense, and one dollar for each fish caught, taken or killed in violation thereof.

Penalty for violation.

Section 3. This act shall take effect when approved.

Approved February 7, 1901.

Chapter 238.

An Act to amend section two of chapter one hundred and seventy-six of the Private and Special Laws of eighteen hundred and eighty-seven, entitled "An Act creating the Fryeburg Village Fire Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter one hundred and seventy-six of the private and special laws of eighteen hundred and eighty-seven is hereby amended by adding to said section the following words, 'also for lighting their streets, sprinkling the same, and constructing and maintaining sidewalks,' so that said section, as amended, shall read as follows:

Section 2, chapter 176, special laws of 1887, amended.

'Section 2. Said corporation is hereby invested with power, at any legal meeting called for that purpose, to raise such sums of money as may be sufficient for the purchase, repair and preservation of one or more fire engines, engine houses, hose, buckets, hooks and ladders and other apparatus for the extinguishment of fires; for the construction of reservoirs, aqueducts and hydrants for the procuring of water, and for organizing and maintaining within the limits of said territory, an efficient fire department; also for lighting their streets, sprinkling the same and constructing and maintaining sidewalks.'

Authorized to raise money.

Section 2. This act shall take effect when approved.

Approved February 8, 1901.

CHAP. 239**Chapter 239.**

An Act to amend Chapter one hundred and fifty-four of the Private and Special Laws of eighteen hundred and ninety-five, relating to the charter of the Wiscasset Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 9,
chapter 154 of
special laws
1895 amended.

Section nine of chapter one hundred and fifty-four of the private and special laws of eighteen hundred and ninety-five, is hereby amended as follows: the word "six" in the first line of said section is stricken out and the word 'eight' inserted so that said section shall read as follows:

Act void
unless con-
struction
shall have
commenced
within 8
years.

'Section 9. This act shall become null and void in eight years from the approval thereof, unless the corporation shall have organized and commenced the actual construction of its works under this charter.'

Approved February 8, 1901.

Chapter 240.

An Act to legalize the doings of a meeting of School District Number Sixteen in the Town of Stonington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of
School
District No. 16
in Stonington
made valid.

Section 1. The meeting of school district formerly known as School District Number Sixteen in the town of Stonington, in the county of Hancock, holden on the twenty-fifth day of August in the year nineteen hundred, and the acts and doings of said meeting are hereby made legal and valid.

Section 2. This act shall take effect when approved.

Approved February 8, 1901.

Chapter 241.

An Act additional to Chapter three hundred and thirty-three of the Private and Special Laws of one thousand eight hundred and ninety-seven, relating to the United Gas and Electric Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The United Gas and Electric Company is hereby authorized to acquire, by purchase or otherwise, the franchises and property of the Dover Gas Light Company and the Berwick Power Company and upon the acquisition of the same, to have, exercise and enjoy all the powers and privileges of said corporations subject, however, to all their duties and liabilities.

United Gas and Electric Company authorized to acquire property of other corporations.

Section 2. Said corporation, in order to refund its present indebtedness and to procure funds for the purchase of the aforesaid properties, is hereby authorized to issue its bonds in an amount not exceeding five hundred thousand dollars, and secure the same by a mortgage upon its property and franchises, now owned or hereafter acquired by it.

Authorized to issue bonds and mortgage.

Section 3. This act shall take effect when approved.

Approved February 8, 1901.

Chapter 242.

An Act to amend 'An Act to authorize the City of Portland to appoint Commissioners of Cemeteries and Public Grounds.'

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section three of chapter five hundred and nine of the private and special laws of Maine eighteen hundred and eighty-five, is hereby amended by adding at the end of said section three the following:

Section 3, chapter 509, special laws of 1885 amended.

"Said commissioners are authorized to elect annually a superintendent, who may be one of their number, and who shall perform such duties as the commissioners prescribe. The commissioners shall set aside a reasonable portion of the appropriation for cemeteries and public grounds as the compensation of said superintendent, and the same shall be paid to him in equal monthly payments," so that same section, as amended, shall read as follows:

'Section 3. Said commissioners shall have charge and control of all the cemeteries, other than Evergreen cemetery, together with the parks, promenades, squares and other grounds, which are or may hereafter be reserved for ornamental uses,

Election and compensation of a superintendent.

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belonging to the city; and under their direction, all appropriations made for said cemeteries and grounds, shall be expended. Said commissioners are authorized to elect annually a superintendent who may be one of their number, and who shall perform such duties as the commissioners prescribe. The commissioners shall set aside a reasonable portion of the appropriation for cemeteries and public grounds, as the compensation of said superintendent, and the same shall be paid to him in equal monthly payments.'

Approved February 8, 1901.

Chapter 243.

An Act amending Chapter three hundred and sixty-five of Private and Special Laws of eighteen hundred and ninety-three, in relation to the Rumford Falls Light and Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 365,
special laws
of 1893
amended.

Section two of chapter three hundred and sixty-five of the private and special laws of eighteen hundred and ninety-three, in relation to the Rumford Falls Light and Water Company is hereby amended by inserting after the word "of" in the fifth line the word 'Rumford' so that said section, as amended, shall read as follows:

Authorized to
take land.

'Section 2. Said corporation is hereby authorized for the purposes of its organization, to take and hold, by purchase or otherwise any lands or real estate necessary therefor, and may enter upon and excavate through any lands when necessary for said purposes in the towns of Rumford, Mexico and Peru, in the county of Oxford, or either of them. And for the purposes of its organization, said corporation is hereby authorized to take water from any stream, pond or river in said towns, or any one of them.'

—may take
water.

Approved February 8, 1901.

Chapter 244.

An Act permitting ice fishing in Cochnewagon Pond in Monmouth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. So much of section five of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of one thousand eight hundred and ninety-nine, as prohibits fishing through the ice in Cochnewagon pond in Monmouth, is hereby repealed.

Ice fishing in
Cochnewagon
pond per-
mitted.

Section 2. This act shall take effect when approved.

Approved February 8, 1901.

Chapter 245.

An Act to extend the time of construction of the Boothbay Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Boothbay Railroad Company may commence construction is hereby extended to March first in the year nineteen hundred and three.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved February 12, 1901.

Chapter 246.

An Act to incorporate Machias Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Phineas H. Longfellow, Clement B. Donworth, Deola C. Getchell, Isaac P. Longfellow, Richard Allen and George F. Cary, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as Machias Banking Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Machias in the county of Washington and state of Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individ-

Purposes.

CHAP. 246

uals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes, and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Shall not loan money on its capital stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at private or public sale.

Board of directors.

Section 6. All the corporate powers of this corporation shall be exercised by a board of five or more directors, who shall be residents of this state, and who shall be elected by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, omits to qualify, or become disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting

—bond and tenure.

—vacancies, how filled.

of the corporation. The oath of office of each director shall be taken within thirty days of his election or appointment, or his office shall become vacant. The clerk of said corporation shall, within ten days, notify such directors of their election or appointment, and within thirty days after each annual meeting shall publish in a newspaper, published in Machias, the list of all persons who have taken the oath of office as directors.

Section 7. The board of directors of said corporation shall constitute the board of investment. The treasurer shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the board of investment, and which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said institution, except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of investment.

—treasurer shall keep record of loans.

—how loans may be made to directors.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of directors.

Section 9. Said corporation after beginning to receive deposits, shall, at all times have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank, or state banking or trust company.

Reserve fund

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

—trust department.

Section 11. An administrator, executor, assignee, guardian, or trustee, or other fiduciary officer, any court of law or equity,

Administrators, etc., may deposit with.

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including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsi-
bility of
stockholders.

Section 12. Each stockholder of this corporation shall be individually responsible for all contracts, debts and engagements of said corporation in a sum equal to the amount of the par value of the stock owned by him, in addition to the amount invested in said stock.

Guaranty
fund.

Section 13. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation of
shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be
subject to
examination.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

—proceedings
when busi-
ness becomes
hazardous.

If, upon examination of said corporation, the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no newspaper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while engaged in making such examination shall be paid by the corporation.

—examiner
shall keep
record of
proceedings.

—expenses
how paid.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all said three corporators, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 12, 1901.

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First meeting
how called.

Chapter 247.

An Act to authorize Charles H. Mansfield to maintain a wharf into the tide waters of Moosabec Reach in the town of Jonesport, County of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles H. Mansfield and his assigns are hereby authorized to maintain a wharf from his shore front on north side of Moosabec reach into the tide waters of said Moosabec reach in the town of Jonesport, county of Washington, to extend to channel.

C. H. Mans-
field author-
ized to erect
a wharf.

Section 2. This act shall take effect when approved.

Approved February 12, 1901.

Chapter 248.

An Act to amend Chapter sixteen of the Private and Special Laws of eighteen hundred and fifty-three, entitled "An Act to incorporate the North Yarmouth Mutual Fire Insurance Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section seven of chapter sixteen of the private and special laws of eighteen hundred and fifty-three is hereby amended by inserting after the word "of" in the first line thereof the words 'or damage by lightning, whether fire ensues or not, to,' and by inserting in the third line thereof after the word "loss" the words 'or damage,' and by inserting after the word "loss" in the seventh line thereof the words 'or damage,' so that said section, as amended, shall read as follows:

Section 7,
chapter 16,
special laws,
1853, amended.

'Section 7. When any member shall sustain any loss by fire of, or damage by lightning, whether fire ensues or not, to the

Damages,
how
ascertained.

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—proceedings
if party is not
satisfied.

property so insured, the said member shall, within sixty days, next after such loss, or damage, give notice thereof in writing to the directors, or some one of them, or to the secretary of said company; and the directors, upon a view of the same, or in such other way as they may deem proper, shall ascertain and determine the amount of said loss, or damage; and if the party suffering is not satisfied with the determination of the directors, the said party, within three months next after such determination is made known, may bring an action at law against said corporation, in said county of Cumberland; and in case the plaintiff in such action, shall not on trial recover as damages more than the amount determined as aforesaid, no costs shall be allowed the plaintiff; but the corporation shall recover its costs, and execution shall issue for the balance in favor of the party entitled to recover it.'

Section 2. This act shall take effect when approved.

Approved February 13, 1901.

Chapter 249.

An Act to amend the charter of Parsonsfield Seminary.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporation
authorized
to hold
property to
any amount.

Section 1. All provisions of law limiting the amount of real and personal property which may be received and held, or the amount of income which may be received by the trustees of Parsonsfield Seminary, are hereby repealed, and said corporation is hereby authorized to receive and to hold property and to receive income for the purposes for which it was incorporated, to any amount.

Board of
management.

Section 2. Said seminary shall be under the control and management of a board of education consisting of five members, namely: the state superintendent of public schools, or the officer representing the state in the management of the public schools; the superintendent of public schools of the town of Parsonsfield, or such officer as may represent the town in that capacity; the chairman of the board of selectmen of said town, or other officer performing his duties; and two members of the board of trustees to be chosen annually by and from said board.

Duties of
board of
education.

Section 3. It shall be the duty of said board of education to select teachers for said seminary, and to visit the school from time to time for the purpose of examining its condition, and perform such other duties as are made incumbent upon it by the

donor of the Bartlett Doe fund in his deed of trust made to the Boston Safe Deposit and Trust Company for the benefit of the trustees of Parsonsfield Seminary.

Section 4. Said seminary shall always be non-sectarian and free to all high school scholars in the town of Parsonsfield.

Shall always
be non-secta-
rian and free.

Approved February 13, 1901.

Chapter 250.

An Act to incorporate the Little Churchill Stream Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Milton G. Shaw, Charles D. Shaw, Albert H. Shaw and William M. Shaw, their heirs, associates and assigns are hereby created a body corporate by the name of the Little Churchill Stream Dam Company with all the rights and privileges of similar corporations.

Corporators.

—corporate
name.

Section 2. Said corporation may deepen, widen and otherwise improve said Little Churchill stream and maintain dams thereon in Holden and Jackman townships, so called, in the county of Somerset, for the purpose of making said stream floatable and raising a head of water to drive logs and other lumber.

May improve
Little
Churchill
stream.

Section 3. Said corporation may demand and receive as a toll the sum of fifteen cents for every thousand feet of logs, board measure, woods scale, which may pass over the improvements and dams of said stream, and said company shall have a lien on all logs that shall pass over said improvements until the full amount of said toll is paid, but the logs of each particular mark shall only be holden to pay the toll on such mark, and if said toll is not paid within twenty days after said logs or a major part of them, shall arrive within the limits of the Kennebec Log Driving Company, said Little Churchill Stream Dam Company may seize such logs and sell at public auction so many thereof as shall be necessary to pay such tolls, costs and charges, ten days' notice of the time and place of such sale being given in some newspaper printed in the county of Somerset.

Tolls and how
collected.

Section 4. This act shall take effect when approved.

Approved February 13, 1901.

CHAP. 251**Chapter 251.**

An Act to provide for a close time on Lily Pond, in the town of Shirley, County of Piscataquis.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for
Lily pond in
Shirley.

Section 1. It shall be unlawful for three years from the approval of this act to fish for, take, catch or kill, in any way or manner, any fish of any kind in Lily pond, in the town of Shirley, county of Piscataquis.

Penalty.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties for illegal fishing as are provided in the general law.

Approved February 13, 1901.

Chapter 252.

An Act to supply the town of Dexter with pure water.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town author-
ized by a
commission
to take water
for domestic
purposes, etc.

Section 1. The town of Dexter, by its municipal officers or by a commission as hereinafter provided, acting for and in behalf of said town, is authorized and empowered to take water from any lake, pond, stream, brook, spring or other water source, within said town, sufficient for domestic purposes in said Dexter, including a sufficient quantity to extinguish fires, supply hotels, laundries, livery stables and private dwellings, as well as for the sprinkling of lawns and streets, and for manufacturing purposes; and for the purposes aforesaid, to convey any of the waters aforesaid by aqueducts or pipes, sunk to any depth desirable for said purposes, and to lay such aqueducts or pipes under or over any water course, street, railroad, highway or other way, in such manner as not unreasonably to obstruct the same; and to lay down, in and through streets and ways in said town of Dexter, and take up, replace and repair all such aqueducts, pipes or service pipes, as may be necessary to carry out the purposes of a complete system of water works.

—lay pipes

Town author-
ized to take
lands.

Section 2. For the purpose of carrying out the provisions of this act, said town of Dexter, by its municipal officers, or said commission, shall have power, and are hereby authorized to take and hold by purchase, or otherwise, any lands or real estate necessary for laying and maintaining pipes, aqueducts, locks, gates, dams, hydrants and reservoirs, for taking, conducting, conveying, holding, discharging and distributing water, and for

roadways to be used as approaches thereto, doing no unnecessary damage. The said town, by its municipal officers, or said commission, may enter upon said lands or real estate so taken and held to make surveys and locations, and shall file in the registry of deeds in the county in which such lands or property lies, plans of such lands and locations, showing the property taken within said county, and within thirty days thereafter shall publish notice of such taking and filing in some newspaper published in said county wherein said land is taken, such publication to be continued three weeks successively, and such filing in the registry of deeds shall be in lieu of any other filing now required by law.

—shall file
plans in
registry of
deeds.

Section 3. Should the said town of Dexter, by its municipal officers or said commission, and the owner of such land be unable to agree upon the damages to be paid for such taking, location and holding, the land owner or the town of Dexter by its municipal officers, or said commission, may within twelve months after the filing of said plans and location apply to the commissioners of the county wherein said land lies, who shall cause such damages to be assessed in the same manner, and under the same conditions, restrictions, limitations and rights of appeal as are by law prescribed in the case of damages for the laying out of highways, so far as such law is consistent with the provisions of this act.

Damages,
how ascer-
tained in case
of disagree-
ment.

Section 4. The town of Dexter, by its municipal officers, or said commission, are authorized and empowered to contract with any person or corporation to construct aqueducts, pipes, dams, locks, gates, hydrants, reservoirs and other structures necessary for a system of water works, upon lands taken as hereinbefore prescribed.

May make
contracts.

Section 5. For the purpose of carrying into effect the provisions of this act, the town of Dexter, at a meeting duly called therefor, may as soon as this act takes effect, if it so elects, or at any time thereafter elect by ballot three water commissioners, whose duty it shall be to perform all such acts for the town as are necessary and convenient for the full operation of this act, and such as may be prescribed by town ordinance or lawfully directed by the municipal officers of said town. The three persons first chosen, as aforesaid, shall serve one for one year, one for two years, one for three years from the date of the annual March meeting. Their terms of service being designated by the municipal officers of the town of Dexter, and thereafter one commissioner shall be elected by ballot annually at the annual March meeting, to serve for the term of three years. The municipal officers of said town of Dexter may fill any vacancy occurring

May choose
board of water
commission-
ers.

—tenure and
how elected.

CHAP. 252

—town
officers
eligible.

by death, resignation or otherwise. Until such water commissioners are elected, the municipal officers of said town of Dexter shall perform the duties of the water commissioners. Municipal officers of the town of Dexter are eligible to be elected water commissioners.

May fix water
rates, etc.

Section 6. Said municipal officers of said town of Dexter, or said water commissioners, in case water commissioners are elected as hereinbefore provided, are authorized to fix the rates for water to be paid monthly, quarterly, semi-annually or annually by persons or corporations supplied with the same, or by the state of Maine if so supplied, and in the same manner determine the conditions and methods of such supply, and shall have general charge and control of the town's water system.

Authorized
to lay pipes.

Section 7. Said town of Dexter, through its municipal officers, or said commission, is authorized for the purpose of carrying into effect the provisions of this act, to dig up and excavate any highway in said town, lay pipes therein, and fill the trenches under the directions of the road commissioner of said town or such person as may be acting in that capacity for the time being.

Shall file
notice in
registry of
deeds of the
taking of
water.

Section 8. Whenever said town of Dexter shall under section one of this act take water from any of the sources therein named it shall file in the registry of deeds in the county in which such source of supply is located, a notice of such taking, describing the size, location and depth of the pipe or pipes through which said water is to be taken from said source. The said town of Dexter shall pay all damages sustained by any person or corporation by the taking of any water, water source, water right or easement, or by any other thing done by said town under the authority of this act, which shall be determined and assessed in the same manner as is provided in section three for land taken under the provisions of this act.

—how
damages
shall be
determined.

Town may
issue bonds.

Section 9. For the purpose of raising money to carry out the provisions of this act, the town of Dexter may issue its bonds with interest coupons, signed in behalf of said town by the municipal officers and the treasurer of said town, when authorized by a vote of said town at a legal town meeting, to an amount which taken in addition to the other indebtedness of the town, will not exceed the amount limited by the constitution of Maine. Such bonds shall be signed by the municipal officers of the town and the treasurer thereof, but the coupons need be signed by the treasurer only; and the bonds shall be designated and marked "The Dexter Water Loan."

Town may
transfer its
rights to
corporation.

Section 10. In case said town of Dexter, in a legal town meeting, shall refuse to vote to proceed as a municipality, under the rights, powers and authority herein granted, with the work

of supplying the town of Dexter with pure water, or shall fail to take any action in regard to the matter, within a period of three months from the date of the approval of this act, then said town at a legal town meeting called and held for the purpose, or at the annual March meeting, shall have the right, and is hereby granted the authority, provided a majority of its legal voters present so vote, to transfer the rights, powers, authority and privileges herein granted to the town of Dexter, to a corporation which shall be organized for the purpose of supplying said town with pure water. Said transfer to be made upon such terms, and under such conditions, restrictions and limitations as shall be determined by said town in a legal town meeting and David H. Mudgett, Charles M. Sawyer, Arthur P. Abbott, Freeman D. Dearth, Nathan Daggett, John L. Morrison, Warren H. Carr and Charles D. Roberts are hereby constituted a corporation for such purpose of supplying the town of Dexter with pure water.

—corporators

Section 11. Said corporation may for said purposes hold real estate not exceeding in value seventy-five thousand dollars.

Corporation
may hold
real estate.

Section 12. Said corporation shall have the right to take water from any lake, pond, stream, brook, spring or other water course within said town of Dexter, and to convey the same upon such conditions and under such restrictions as are prescribed in section one of this act.

May take
water.

Section 13. Said corporation shall have the right to take lands or real estate, necessary for laying and maintaining pipes, aqueducts, locks, gates, dams, hydrants, reservoirs, and water works structures, upon such conditions and under such restrictions as are prescribed in section two of this act.

May take
lands.

Section 14. Said corporation shall have the right to lay its pipes or aqueducts under or over any water course, street, railroad, highway or other way, and in and through the streets and ways in said town of Dexter, in such manner, and under such restrictions as are prescribed in section one of this act.

May lay
pipes over
streets, etc.,
under
restrictions.

Section 15. Said corporation shall have the right to settle damages for the taking and holding of land, or real estate for the location of its pipes, aqueducts, locks, gates, dams, hydrants, reservoirs and water works structures, and their maintenance upon such terms and conditions, and in such manner, as is prescribed in section three of this act.

How damages
may be
settled.

Section 16. If it shall be necessary for said corporation to lay pipes or aqueducts across or under the tracks or location of any railroad company, and said corporation shall fail to agree with such railroad company, as to place, manner and condition of crossing its railroad, with such pipes or aqueducts, the place, manner and condition of said crossing shall be determined by

Manner of
laying pipes
under rail-
road how
determined.

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Responsi-
bility for
damages.

the railroad commissioners, and all work within the limits of the railroad location shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company, but at the expense of said corporation.

Section 17. Said corporation shall be responsible for all damages to persons or property, occasioned by the use and occupancy of said streets and ways, for the laying of its pipes and aqueducts and the construction of its locks, gates, dams, hydrants, reservoirs and water works structures, and shall pay to said town all sums recovered against said town for damages from obstruction caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending suits for such damages.

Town may
purchase
works of
corporation.

Section 18. Said town of Dexter any time after the expiration of three years from the opening for use and service of a system of water works, constructed by said corporation, and after a vote in a legal town meeting to that effect has been passed, shall have the right to purchase, and by this act said corporation is required to sell, to said town, said system of water works, including everything appertaining thereto, and if said town and corporation cannot agree upon the terms, upon such terms and at such price as shall be determined and fixed by the chief justice of the supreme court of the state of Maine after due hearing of the parties interested, and from the decision of said chief justice there shall be no appeal.

—how price
may be
determined
in case of dis-
agreement.

May make
contracts to
supply water.

Section 19. Said corporation may make contracts with the state of Maine, the town through which the pipes of the system may be laid, or with the corporations and individuals of said town, for supplying water as contemplated in this act, and said corporation may establish and fix from time to time rates for the use of said water, and collect the same and the town of Dexter in legal town meeting may authorize its municipal officers to contract for a supply of water for the extinguishment of fires, flushing of sewers or other purposes, for a term of years with said corporation.

Capital stock.

Section 20. The capital stock of said corporation shall not exceed seventy-five thousand dollars and may be divided into shares of fifty dollars each.

Corporation
may issue
bonds and
mortgage
property.

Section 21. Said corporation may issue bonds for the construction of its works, upon such rates and time as it may deem expedient, not exceeding in amount the amount of capital stock subscribed for, and secure the same by mortgage on the franchise and property of said corporation.

Act void in
two years.

Section 22. If said corporation shall not be organized and have its works in actual operation within two years from the

date of approval of this act, the rights and privileges herein granted, shall be null and void.

Section 23. The first meeting of said corporation may be called by a notice, signed by any two of the corporators, served upon each corporator, by giving him the same in hand. or by leaving the same at his last and usual place of abode, seven days before the time of meeting.

First meeting
how called.

Section 24. This act shall take effect when approved.

Approved February 13, 1901.

Chapter 253.

An Act to extend the charter of the Kennebec and Franklin Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The time within which the Kennebec and Franklin Railway, a corporation created by chapter seventy of the private and special laws of eighteen hundred and ninety-one, may file its locations and commence operations for building its lines, is hereby extended to December thirty-first, nineteen hundred and three.

Charter
extended.

Approved February 13, 1901.

Chapter 254.

An Act entitled "An Act to establish ward boundaries of the city of Bangor."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The ward boundaries of the city of Bangor as established by the city council November thirteen, nineteen hundred, are hereby approved, confirmed, ratified and made legal and shall be taken to be the legal ward boundaries of the city.

Ward lines in
Bangor made
legal.

Section 2. This act shall take effect when approved.

Approved February 13, 1901.

Chapter 255.**An Act to incorporate the Pushaw Lake Railway.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.**—corporate name.****—may connect with Penobscot Central Railway.****—location.****—may hold property, acquire leases and issue bonds.****—may lease its rights to Penobscot Central Railway.****Not required to operate road between October 1 and June 1.**

Section 1. F. O. Beal, F. G. Moon, F. A. Porter of Bangor, Penobscot county, their associates, successors and assigns, are hereby constituted a body politic and corporate, by the name of Pushaw Lake Railway with authority to construct, maintain and operate by electricity, compressed air or animal power, a street railway with convenient single or double tracks, side tracks, switches or turnouts, with all necessary or convenient lines or poles, wires, appliances, appurtenances and conduits, to connect with the Penobscot Central Railway at some point in said Bangor near or between Six Mile Falls and the junction of Valley Avenue road with Six Mile Falls road. Said railway shall have authority to construct, maintain and operate said railway upon and over any lands where the land damages have been mutually settled by said corporation and owners thereof and upon, over and along the roadway known as Pushaw road running from A. W. Dudley's, so called, to Pushaw lake, said railway to extend from its connection with the Penobscot Central Railway in the town of Bangor to some point on the shores of Pushaw lake in the town of Glenburn. Said company may acquire, lease, purchase and transfer all real or personal estate necessary for carrying on its business, and may lease to or acquire the lease of other franchises and hold the same for the purpose of conducting their business, and may issue bonds to such amount as the directors may, from time to time determine is necessary. The Pushaw Lake Railway may lease its rights and franchises to the Penobscot Central Railway upon such terms as may be agreed upon, and the Penobscot Central Railway is hereby given authority to lease said Pushaw Lake Railway upon such terms and conditions as may be mutually agreed upon.

Section 2. This company shall not be required to operate its road between October first and June first.

Section 3. This act shall take effect when approved.

Approved February 13, 1901.

Chapter 256.

An Act to authorize the Portland Railroad Company to acquire certain street railroads and make certain extensions of its street railroad system.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Portland Railroad Company is hereby authorized to acquire by lease, purchase of stock or otherwise, the street railroads, franchises and all other assets of the Portland and Yarmouth Electric Railway Company, and of the Westbrook, Windham and Naples Railway Company, respectively, and of any other connecting street railroad and to operate said street railroads, when acquired, with all the rights, franchises and privileges attached respectively thereto, as a part of its street railroad system; and to raise funds for the above purpose, or for any extension of its said system, said Portland Railroad Company is further authorized to issue shares of its capital stock or bonds secured by mortgage, or either, to such amount as may be found expedient; and the Portland and Yarmouth Electric Railway Company and the Westbrook, Windham and Naples Railway Company, and any other connecting street railroad, are hereby respectively authorized to lease or sell their railroads, property and franchises to the Portland Railroad Company.

Company
authorized
to acquire
franchises
of other
corporations.

—may issue
bonds and
mortgage
property.

Section 2. The Portland Railroad Company, whenever it shall acquire by lease or otherwise, the control of the Westbrook, Windham and Naples Street Railway Company, is hereby authorized to construct an extension of its street railroad system from a point on the line of said Westbrook, Windham and Naples Railway Company near Mosher's corner, to and into the village of Gorham, over the location heretofore granted to the Portland Extension Railroad Company, with the consent of said latter company, with all the rights, and subject to all the liabilities of street railroads under the general laws of this state. The Portland Railroad Company is hereby further authorized to construct and operate an extension of its system of street railroads, including its leased lines, from a point in its present line near Cash's corner, in the city of South Portland, thence to and through the town of Scarborough, and to and into the city of Saco to a connection with the rails of the Biddeford and Saco Railroad Company, over the location heretofore granted to the Cape Elizabeth Street Railway Company by the municipal officers of said South Portland, Scarborough and Saco, respectively, with the consent of said latter company, and to make further extension of its said system in said cities and town, from time to time, with the approval of the municipal officers of the town or city in which such extension may be made, including a branch line to and into

May extend
its system
to other cities
and towns
with approval
of municipal
officers.

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the town of Old Orchard, with all the rights and subject to all the liabilities of street railroads under the laws of the state.

Section 3. This act shall take effect when approved.

Approved February 14, 1901.

Chapter 257.

An Act to incorporate the Trustees of Leavitt Institute in the town of Turner.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

**—corporate
name.**

—seal.

**May hold
property to
the amount
of \$150,000.**

**First meeting
how called.**

Section 1. J. Frank Quimby, Aubrey Leavitt, Hewitt M. Lowe, A. F. Gilmore, H. F. Dresser, A. S. Ricker and William B. Bradford, their associates and successors, are hereby constituted a corporation by the name of Trustees of Leavitt Institute, and by that name may sue and be sued, have a common seal, make such by-laws not repugnant to the laws of this state as they may deem expedient for the management of their affairs, fill all vacancies occurring in their number, take and hold any real or personal estate that they now possess or may hereafter receive by donations, or otherwise, to an amount not exceeding one hundred and fifty thousand dollars; the income thereof to be faithfully applied to promote the cause of education, and the trustees aforesaid are intrusted with all the privileges and powers incident to similar corporations.

Section 2. J. Frank Quimby is authorized to fix the time and place of the first meeting of said trustees and to give each four days' notice thereof in writing.

Section 3. This act shall take effect when approved.

Approved February 15, 1901.

Chapter 258.

An Act to prohibit the killing of Deer in the town of Isle au Haut in the County of Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to hunt, chase, catch or kill, in any manner, any deer on any island within the limits of the town of Isle au Haut, in the county of Hancock, for a period of six years.

Close time
for deer in
Isle au Haut
for 6 years.

Section 2. Whoever violates any of the provisions of this act, shall be subject to the same penalties as provided for the illegal killing of deer under the general law.

Penalty.

Approved February 15, 1901.

Chapter 259.

An Act to amend Chapter two hundred seven of the Private and Special Laws of the State of Maine for the year eighteen hundred ninety-five, as heretofore amended, relating to the Eastern Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of said act as amended by section two of chapter three hundred forty-four of the private and special laws of eighteen hundred ninety-seven is hereby amended by striking out the entire section and inserting in place thereof the following:

Section 2,
chapter 344,
special laws
of 1897,
amended.

'Section 2. Said corporation is hereby authorized to construct, own, maintain and operate lines of telegraph and telephone throughout the state of Maine and within and between any or all of the cities, towns and islands thereof, and in any part or parts thereof, commencing and terminating at such points as they may determine and to do all things that may be necessary or convenient therefor; to erect poles and lay pipes, or other conduits, for the supporting and containing such wires and cables as it may determine, upon, along, across, within or under any street, highway, public way, bridge, line of railroad, or private land; to stretch wires and cables over, or lay them under tide water, all in such manner as not to unnecessarily incommode or endanger the customary public use thereof; first having obtained therefor the consent required by law of the municipal officers in case of streets, highways or public ways, and the consent of the directors of any railroad along the right of way of which the same shall pass; to place any wires and cables upon

Authorized
to construct
lines of
telegraph and
telephone
in the state.

—erect poles
and lay pipes
along any
street, etc.

—stretch
wires and
cables over
and under
tide waters
by consent
of municipal
officers.

—tells.

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and within the same; and to collect tolls and rentals for the use thereof; with the right to cut down trees, except ornamental and shade trees, and remove obstructions when necessary.'

Section 2. Said charter is further amended by adding thereto, two following sections, numbers nine and ten:

Acts of
company
made valid.

'Section 9. All acts done by, locations and permissions granted to, and the mortgage of its property and franchises made by said company, and all the provisions of said mortgage are hereby ratified, approved and made valid.'

May do
business in
other states
and countries.

'Section 10. This corporation is authorized to exercise its powers, carry on its business and do all acts pertaining thereto, in any other state or country.'

Section 3. This act shall take effect when approved.

Approved February 15, 1901.

Chapter 260.

An Act to incorporate the Searsport Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. J. W. Black, William H. Hill, Fred Atwood, C. E. Adams, C. F. Gordon, J. H. Kneeland, their associates, successors and assigns, are hereby made a corporation by the name of the Searsport Water Company, for the purpose of supplying the town of Searsport, in the county of Waldo, and the inhabitants of said town, with pure water for domestic, sanitary and municipal purposes, including extinguishment of fires.

—corporate
name.

—may take
water.

Section 2. Said company, for said purposes, may retain, collect, take, store, use and distribute water from any springs, except such springs as are in actual use for domestic purposes, ponds, streams, or other water sources in said Searsport, or from Boyd's pond in Stockton Springs, and may locate, construct and maintain cribs, reservoirs, aqueducts, gates, pipes, hydrants and all other necessary structures therefor.

May lay
pipes along
highways.

Section 3. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said towns, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of its incorporation, so as not to unreasonably obstruct the same, under such reasonable restrictions and conditions as the selectmen of said towns may impose. It shall be responsible for all damages to persons and property occasioned by the use of such

—responsi-
bility for all
damages.

highways, ways and streets, and shall further be liable to pay to said towns all sums recovered against said towns for damages for obstruction caused by said company, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same, provided said company shall have notice of such suits and opportunity to defend the same.

Section 4. Said company shall have power to cross any water course, private and public sewer, or to change the direction thereof when necessary for the purposes of its incorporation, but in such manner as not to obstruct or impair the use thereof, and it shall be liable for any injury caused thereby. Whenever said company shall lay down any fixture in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements there removed by it to be replaced in proper condition.

May cross private and public sewers, etc.

—shall not obstruct public travel.

Section 5. Said company may take and hold any waters as limited in section two and also any lands necessary for reservoirs, and other necessary structures, and may locate, lay and maintain aqueducts, pipes, hydrants and other necessary structures or fixtures in, over and through any lands for its said purposes, and excavate in and through such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and location, and shall file in the registry of deeds for said county of Waldo, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than one rod in width of land shall be occupied by any one line of pipe or aqueduct.

May take lands.

—shall file plan of location in registry of deeds.

Section 6. Should the said company and the owner of such land so taken be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may, within twelve months after said filing of plans of location, apply to the commissioners of said county of Waldo, and cause such damages to be assessed in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act. If said company shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts

Damages how assessed in case of disagreement.

—how recovered.

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—shall file
bond if land
is occupied
before final
judgment.

—failure to
to apply for
damages
within 3 years
shall be held
to be a
waiver.

Damages for
taking water
how assessed.

May make
contracts to
supply water

—town may
contract
for water.

Capital stock.

May hold
capital stock
not exceeding
\$200,000.

May issue
bonds and
mortgage
property.

of said county, the said location shall be thereby invalid, and said company forfeits all rights under the same as against such land owner. Said company may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers more damages than were tendered him by said company, he shall recover costs, otherwise said company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bond to him with said county commissioners, in such sum and with such sureties as they approve, conditioned for said payment or deposit. No action shall be brought against said company for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid. Failure to apply for damages within three years by the land owner, shall be held to be a waiver of the same.

Section 7. Any person suffering damage by the taking of water by said company as provided by this act, may have his damages assessed in the manner provided in the preceding section, and payment therefor shall be made in the same manner and with the same effect. No action shall be brought for the same until after the expiration of the time of payment. And a tender by said company may be made with the same effect as in the preceding section.

Section 8. Said corporation is hereby authorized to make contracts with the United States, and with corporations, and inhabitants of said town of Searsport or any village corporation therein for the purpose of supplying water as contemplated by this act; and said town of Searsport by its selectmen, or such village corporation by its assessors, is hereby authorized to enter into contracts with said company for a supply of water for public uses, on such terms and for such time as the parties may agree, which when made, shall be legal and binding on all parties thereto, and said town of Searsport for this purpose may raise money in the same manner as for other town charges.

Section 9. The capital stock of said company shall be fifty thousand dollars, and said stock shall be divided into shares of one hundred dollars each.

Section 10. Said company for all of its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount two hundred thousand dollars.

Section 11. Said company may issue its bonds for the construction of its works of any and all kinds upon such rates and time as it may deem expedient, to an amount not exceeding in all the capital stock of said corporation subscribed for, and secure the same by mortgage or mortgages of the franchise and property of said company.

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Section 12. The first meeting of said company, may be called by a written notice thereof, signed by any corporator herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode, seven days before the time of meeting.

First meeting how called.

Section 13. Said town of Searsport at any time after the expiration of five years from the opening for use and service of a system of water works constructed by said corporation, and after a vote in a legal town meeting to that effect has been passed, shall have the right to purchase, and by this act said corporation is required to sell to said town said system of water works including everything appertaining thereto, and if said town and corporation cannot agree upon the terms, upon such terms and that such price as shall be determined and fixed by the chief justice of the supreme court of the state of Maine, after due hearing of the parties interested, and from the decision of said chief justice there shall be no appeal.

Town authorized to purchase works.

—price, how determined in case of disagreement.

Section 14. This act shall become null and void in two years from the day when the same shall take effect, unless said company shall have organized and commenced actual business under this charter.

When act becomes void

Section 15. This act shall take effect when approved.

Approved February 15, 1901.

Chapter 261.

An Act to amend the charter of the Rockland Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That section five of the charter of the Rockland Trust Company be, and is hereby amended by striking out in the last sentence of said section the word "five" and inserting in place thereof the word 'seven,' and by adding to said section the following: 'one of whom shall be president of the corporation. Vacancies in said board of trustees or executive board may be filled by the remaining trustees.' So that said section, as amended, shall read as follows:

Charter amended.

'Section 5. All the corporate powers of said corporation shall be exercised by a board of fifteen trustees and such officers and agents as they shall appoint. All of said trustees shall be residents of this state, and all shall be sworn to the faithful performance of the duties of their office. They shall be elected annually, and shall hold their offices until others are chosen and

Board of trustees.

—eligibility.

—election and tenure.

CHAP. 262—executive
board.Vacancies,
how filled.When act
shall take
effect.

qualified in their stead, and shall all be stockholders. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of seven members to be elected by the stockholders from the full board of trustees, one of whom shall be president of the corporation. Vacancies in said board of trustees or executive board may be filled by the remaining trustees.'

Section 2. This act shall take effect when said corporation shall by vote accept the same.

Approved February 15, 1901.

Chapter 262.

An Act to amend an act entitled "An Act to incorporate Saint Albans Academy."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Name
changed.

Section 1. The name of the corporation known as Saint Albans Academy is hereby changed to Hartland Academy, and the said Hartland Academy shall have all the rights, powers, privileges, duties and responsibilities which belong or have belonged to the said Saint Albans Academy.

Section 2. This act shall take effect when approved.

Approved February 15, 1901.

Chapter 263.

An Act to authorize the City of Rockland to control the brooks and streams therein to prevent pollution of same, and to better protect public health.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City
authorized
to improve
the brooks
in city limits.—may take
lands.—proceedings
when land
is taken.

Section 1. The city of Rockland is hereby authorized and empowered to enter upon and clear of obstructions and to improve, widen and deepen, straighten or change the course of the channel of any brook or stream or any part or parts of same within the limits of the city, and for such purpose said city is hereby authorized from time to time to purchase or take and hold so much land on each side of any brook or stream therein as may be deemed necessary. When lands are taken otherwise than by purchase, the proceedings shall be as provided in section nine of chapter one hundred, laws of eighteen hundred and ninety-one, relating to drains and common sewers in Rockland.

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Section 2. It shall be unlawful for any owner of abutting land on any brook or stream in said city, or other person to divert or change the channel of any such brook or stream, or to construct walls or embankments on the sides thereof or cover over same in such manner as to obstruct or divert the flow of water therein without first obtaining permission so to do from the city council of said city, which permission and order shall be in writing, specifying the manner and conditions of such change or method of construction, and no person shall deposit in any such brooks or streams any offal, rubbish, or material of any kind which shall obstruct the free passage of water or tend to pollute the same. The city of Rockland is hereby empowered to enact such by-laws or ordinances and fix such penalties for violation of same as may be deemed necessary in relation thereto.

Owners of
abutting
land shall
not change
channel of
any brook
without
permission of
city council.

—city may fix
penalties for
violation of
this act.

Approved February 15, 1901.

Chapter 264.

An Act to extend the charter of the Bluehill and Bucksport Electric Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Bluehill and Bucksport Electric Railroad Company, which were granted by chapter one hundred and fifty-seven of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years additional; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter
extended
for 2 years.

Section 2. This act shall take effect when approved.

Approved February 19, 1901.

CHAP. 265**Chapter 265.**

An Act to authorize the Augusta, Hallowell and Gardiner Railroad Company to sell or lease its property and franchises.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

• Augusta, Hallowell and Gardiner Railroad Company authorized to lease its property.

Section 1. The Augusta, Hallowell and Gardiner Railroad Company is hereby authorized to sell or lease its property and franchises to the Lewiston, Winthrop and Augusta Street Railway upon such terms as may be mutually agreed upon at meetings of the stockholders of the respective companies duly called and held for the purpose.

Lewiston, Winthrop and Augusta Street Railway authorized to issue stocks and bonds.

Section 2. The Lewiston, Winthrop and Augusta Street Railway is authorized to issue its stock and bonds for the purposes of this act in such amounts as may be found necessary therefor.

Section 3. This act shall take effect when approved.

Approved February 19, 1901.

Chapter 266.

An Act authorizing the City of Lewiston to accept donations of money and property to establish and maintain a Free Public Library in Lewiston, and to accept conveyances of land for a site therefor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City authorized to accept donations and establish a free library.

Section 1. The city of Lewiston is hereby authorized to receive and accept donations and bequests of money and property to an amount not exceeding two hundred thousand dollars for the purpose of establishing and maintaining a free public library in said Lewiston, and of erecting a suitable building therefor, and also to accept conveyances of land for a site for said building, which shall be forever held by said city for the purpose aforesaid. And all acts and votes of said city for the establishment and maintenance of a free public library in said city are hereby ratified and confirmed and made valid.

Trustees, election and term.

Section 2. The management and control of said library and of the buildings and grounds connected therewith shall be vested in a board of seven trustees, to be elected by the city council of the city of Lewiston, of whom the mayor, ex-officio, shall be one. At the first election of said trustees one shall be chosen for one year, one for two years, one for three years, one for four years, one for five years and one for six years, and thereafter one shall be chosen annually for a term of six years. All vacancies shall

—vacancies, how filled.

be filled by the city council for the unexpired term of such vacancy.

Section 3. The board of trustees are authorized to make all needful rules and regulations for the control and management of said library, and shall annually in the month of March elect a librarian and appoint such other officers and servants as they may deem necessary whose duties and compensation shall be such as the board of trustees may prescribe.

Rules, and
appoint a
librarian

Section 4. This act shall take effect when approved.

Approved February 19, 1901.

Chapter 267.

An Act to extend the charter of the Ellsworth Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter three hundred ninety-one of the private and special laws of eighteen hundred eighty-nine, entitled "An Act to incorporate the Ellsworth Street Railway Company" is hereby amended by adding at the close of said section one the following words: 'Said company is also authorized hereby to build, construct, equip, maintain and operate one or more branch lines extending from any point on its main lines within the limits of said city of Ellsworth, to any points within the towns of Trenton and Lamoine, in said county of Hancock, with all the several privileges, and subject to all the provisions and restrictions made applicable to said corporation.

Section 1,
chapter 391,
special laws
of 1889,
amended.

Section 2. The rights, powers and privileges of said Ellsworth Street Railway Company which were granted by chapter three hundred and ninety-one of the private and special laws for the year eighteen hundred and eighty-nine, as extended and enlarged by chapter five hundred and fifteen of the private and special laws for the year eighteen hundred and ninety-three, chapter eighty-one of the private and special laws for the year eighteen hundred and ninety-five, chapter four hundred and fifty-six of the private and special laws for the year eighteen hundred and ninety-seven, and chapter one hundred and thirty-three of the private and special laws for the year eighteen hundred and ninety-nine, are hereby extended for two years additional, and the persons named in said acts, their associates and successors, shall have the rights, powers and privileges that were granted to them by said acts, to be exercised for the same purposes as specified in said acts.

Charter
extended for
two years.

Section 3. This act shall take effect when approved.

Approved February 19, 1901.

CHAP. 268**Chapter 268.**

An Act to extend the rights, powers and privileges of the Eastport Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended for
3 years.

Section 1. The rights, powers and privileges of the Eastport Street Railway Company which were granted by chapter four hundred and sixty-five of the laws of the year one thousand eight hundred and ninety-seven, and extended by chapter one hundred and seventeen of the private and special laws of Maine of the year one thousand eight hundred and ninety-nine, are hereby further extended for and during the period of two years from the seventeenth day of March in the year one thousand nine hundred and one, and all the rights, powers and privileges that were granted by said acts may and shall be exercised in the same manner and for the same purposes as provided in said act.

When act
shall take
effect.

Section 2. This act shall take effect on the seventeenth day of March, one thousand nine hundred and one.

Approved February 20, 1901.

Chapter 269.

An Act to merge the Knox and Lincoln Railway in the Maine Central Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Knox and
Lincoln Rail-
way merged
in the Maine
Central Rail-
road Com-
pany.

Section 1. The Knox and Lincoln Railway, formerly the Penobscot Shore Line Railroad Company, is hereby merged in the Maine Central Railroad Company; and said Maine Central Railroad Company is empowered to maintain and operate the railroad from Bath to Rockland, formerly the property of the Knox and Lincoln Railroad Company, with all the rights, powers and privileges granted, and subject to all the duties and liabilities imposed by the "Act to establish the Penobscot and Kennebec Railroad Company," approved August thirteen, eighteen hundred and forty-nine, and all acts additional thereto or amendatory thereof, under which said Knox and Lincoln Railroad Company constructed and operated its said railroad.

Liabilities
assumed by
Maine
Central.

Section 2. The Maine Central Railroad Company assumes all the debts and liabilities of the Knox and Lincoln Railway, whether incurred in the name of the Penobscot Shore Line Railroad Company or the Knox and Lincoln Railway, and such debts and liabilities may be enforced directly against the Maine

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Central Railroad Company in the same manner and to the same extent, as against the corporation by which they were created if it had continued to exist.

Section 3. To provide means for retiring the indebtedness which the Maine Central Railroad Company has assumed on account of the Knox and Lincoln Railway, or may assume under the provisions of this act, as well as the stock of said Knox and Lincoln Railway, the Maine Central Railroad Company is authorized to issue its capital stock to the amount of not exceeding twenty thousand shares of one hundred dollars each, in addition to the amount now authorized by law.

Means for
retiring
indebtedness
provided for

Section 4. The authority granted in the charter of the Penobscot Shore Line Railroad Company to construct, maintain and operate a railroad from Rockland to Bangor is hereby repealed, without prejudice, however, to any rights of said company acquired by its purchase of the franchise and property of the Knox and Lincoln Railroad Company, which is hereby confirmed.

Charter of
Penobscot
Shore Line
Railroad
Company
repealed.

Approved February 20, 1901.

Chapter 270.

An Act to regulate fishing in Grand Lake Stream and at the outlet of Grand Lake, Washington County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be an annual close time on landlocked salmon, trout and togue in Grand lake stream, the outlet of Grand lake, Washington county, and for so much of Grand lake as is one hundred yards above the dam at the outlet, from the first day of October to the first day of June.

Close time for
fish in -
Grand lake
stream from
October 1 to
June 1.

Section 2. It shall be unlawful during open season on said stream and one hundred yards above the dam at the outlet of said lake, to fish for, take, catch or kill any fish by any other method than by the ordinary way of angling with rod and artificial flies; and from said dam to a point one hundred yards below said dam on said stream it shall be unlawful to fish for any kind of fish at any time.

Fishing in
open season
above dam
prohibited
except with
flies.

Section 3. Whoever violates any of the provisions of this act shall be punished by a fine of not less than ten dollars nor more than thirty dollars for each offense, and an additional fine of one dollar for each fish taken, caught or killed in violation of this act.

Penalty for
violation.

Approved February 20, 1901.

Chapter 271.

An Act to incorporate the Lincoln Electric Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate name.

—authorized to construct a street railroad.

—route.

—locations shall be determined by municipal officers.

—written consent of corporation to location shall be filed with town clerk.

—corporation may fix rates.

Shall keep streets in repair.

Section 1. William C. Thompson, A. R. Nickerson, S. T. Kimball, J. F. Fanning, their associates, successors and assigns, are hereby constituted a corporation by the name of the Lincoln Electric Railway Company, with authority to construct, maintain and use a street railroad to be operated by electricity, with convenient single or double tracks, side tracks, switches or turn-outs, with any necessary or convenient lines of poles, wires, appliances, appurtenances, or conduits from or near the Damariscotta and Newcastle depot of the Maine Central Railroad Company in the town of Newcastle, over the navigable tidewaters of the Damariscotta river between the said towns of Damariscotta and Newcastle, upon and over the stage road, so called, leading from said depot to Pemaquid point in the town of Bristol, and from and to such other points and upon and over such other streets and ways in the towns of Newcastle, Damariscotta, Nobleboro and Bristol as shall from time to time be fixed and determined by the municipal officers of said towns and assented to in writing by said corporation, and shall also have authority to construct, maintain and use said railroad over and upon any lands where the land damages have been mutually settled by said corporation and the owners thereof, provided, however, that all tracks of said railroad shall be laid at such distances from the sidewalks in any of said towns as the municipal officers thereof shall, in their order fixing the routes and locations of said railroad, determine to be for public safety and convenience. The written consent of said corporation to any vote of the municipal officers of either of said towns, prescribing from time to time the routes of said railroad therein, shall be filed with the clerk of said town and shall be taken and deemed to be the location thereof. Said corporation shall have power, from time to time, to fix such rates of compensation for transporting persons and property as it may think expedient, and shall have all the powers and be subject to all the liabilities of corporations as set forth in the forty-sixth chapter of the revised statutes.

Section 2. Said corporation shall keep and maintain in repair such portions of the streets and ways as shall be occupied by the tracks of said railroad, and shall make all other repairs of said streets, roads and ways within either of said towns which in the opinion of the municipal officers of said town may be rendered necessary by the occupation of the same by said railroad, and

if not repaired upon reasonable notice, such repairs may be made by said town at the expense of said corporation.

Section 3. If any person shall willfully or maliciously obstruct said corporation in the use of its roads or tracks or the passing of the cars or carriages of said corporation thereon, such person, and all who shall aid or abet therein, shall be punished by a fine not exceeding two hundred dollars or with imprisonment in the county jail for a period not exceeding sixty days.

Penalty for obstructing use of track.

Section 4. The capital stock of said corporation shall not exceed three hundred thousand dollars, to be divided into shares of one hundred dollars each.

Capital stock.

Section 5. Said corporation shall have the power to lease, purchase or hold such real or personal estate as may be necessary and convenient for the purpose of management of said road.

May hold property.

Section 6. Whenever in the judgment of the said corporation it shall be necessary to alter the grade of any street or way, said alterations may be made at the sole expense of said corporation, provided the same shall be assented to by the municipal officers of the town wherein the said grade so sought to be changed is located. And said corporation shall not be liable to any abutting land owners for any such alteration of grade. If the tracks of said corporation's railroad cross any other railroad at anytime and a dispute arises in any way in regard to the manner of crossing, the board of railroad commissioners of this state shall upon hearing, decide and determine in writing in what manner the crossing shall be made and it shall be constructed accordingly.

Change in grade of streets shall be at expense of company.

—manner of crossing any railroad, how determined.

Section 7. Said corporation may change the location of said railroad at any time by first obtaining the written consent of the municipal officers of the town in which the change is so sought to be made, and to make additional locations subject to the foregoing provisions and conditions.

Location may be changed by consent of municipal officers.

Section 8. No other corporation or person shall be permitted to construct or maintain any railroad for similar purposes over the same streets or ways that may be lawfully occupied by this corporation, but any person or corporation lawfully operating any electric railroad to any point to which this corporation's tracks extend, may enter upon, connect with and use the same on such terms and in such manner as may be agreed upon between the parties, or if they shall not agree, to be determined by the railroad commissioners for the state of Maine.

Exclusive right granted.

—exception.

Section 9. Said corporation is hereby authorized to issue bonds, in such amount and on such time as may from time to time be determined, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises upon such terms as it may determine.

May issue bonds and mortgage property.

CHAP. 272First meeting,
how called.

Section 10. The first meeting of said corporation may be called by any one of said corporators giving actual notice in writing to their several associates, and said corporation may make such by-laws as are proper and not contrary to the laws of the state.

When charter
becomes void.

Section 11. This charter shall be null and void unless operation for building this railroad shall have been actually commenced within two years from date of the passage of this act.

Section 12. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 272.

An Act to prohibit the sale of Trout in Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time
for trout in
Hancock
county
established.

Section 1. It shall be unlawful to fish for, take, catch or kill any trout in any of the waters lying wholly or partly in the county of Hancock for sale.

Sale of,
prohibited

Section 2. It shall be unlawful for any person, at any time, to sell, either directly or indirectly, any trout in Hancock county.

Penalty for
violation.

Section 3. Whoever violates any of the provisions of this act shall be subject to a fine of not more than thirty nor less than ten dollars for each offense, and an additional fine of one dollar for each trout taken, caught, killed or sold in violation of this act.

Approved February 20, 1901.

Chapter 273.

An Act to ratify the purchase by the Sagadahock Light and Power Company of the property, rights and franchises of the Bath Electric Light and Power Company, Bath Gas and Electric Company, and the Bath Gas Light Company, and to give further rights to the said Sagadahock Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Organization
of corpora-
tion, and
purchases
made by,
ratified.

Section 1. The organization of the Sagadahock Light and Power Company, a corporation duly organized under the general laws of the state of Maine, and the purchase heretofore made by it of the franchises, property, rights, privileges and immunities of the Bath Electric Light and Power Company, Bath Gas and Electric Company, and the Bath Gas Light Company are hereby

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ratified, approved and confirmed, and the Sagadahock Light and Power Company shall succeed to and enjoy all the rights, privileges and immunities now or heretofore granted to and enjoyed by said companies or either of them.

Section 2. Said company is hereby authorized to make contracts with the United States, state, and with corporations and inhabitants of the city of Bath and the towns of West Bath and Phippsburg, for the purpose of supplying light, heat and power, and the said city of Bath and the towns of West Bath and Phippsburg are authorized to contract with said company from time to time as they may deem expedient.

Authorized to make contracts to furnish light and power.

Section 3. Said company is hereby authorized and empowered to issue its bonds not to exceed the sum of two hundred thousand dollars and to secure the same by a mortgage or deed of trust of all or any part of its franchise, property, rights and privileges, and to use the proceeds of said bonds to take up and cancel the first mortgage bonds of the said Bath Gas and Electric Company now outstanding, and for any other proper purposes of said Sagadahock Light and Power Company.

May issue bonds and mortgage property.

Section 4. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 274.

An Act granting Alexis Morneault the right to erect and maintain piers and booms on the Saint John River in the town of Grand Isle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Alexis Morneault of Grand Isle, county of Aroostook in the state of Maine, his associates and assigns, are hereby authorized and empowered to erect and maintain piers and booms on the Saint John river at a point known as Green island, beginning at Denis Leoeque's homestead farm and extending along lots numbers two hundred four, two hundred five, two hundred six, two hundred seven, two hundred eight, two hundred nine, two hundred ten, two hundred eleven, two hundred twelve, two hundred thirteen, two hundred fourteen and two hundred fifteen, in said town of Grand Isle, for the purpose of sorting and holding all logs and lumber intended for use in the manufacture of lumber at said Alexis Morneault's mill; but in no way shall they be constructed so as to impede navigation or to unreasonably obstruct the common use of said river.

Alexis Morneault authorized to erect booms and piers on St. John river.

—location.

Section 2. Said Morneault, his associates and assigns, with their agents, servants and teams, may pass and repass over the

Right to pass over the shores granted.

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shore along which their piers and booms shall be situated and to and from the shores for the purpose of erecting and maintaining said piers and booms and to connect the same with the shore but not otherwise.

Section 3. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 275.

An Act to authorize the Skowhegan and Norridgewock Railway and Power Company to extend its line to and into the town of Smithfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Skowhegan and Norridgewock Railway authorized to extend road into town of Smithfield.

Section 1. The Skowhegan and Norridgewock Railway and Power Company is hereby authorized to extend its street railroad from or near its present terminus in the town of Norridgewock, to and into the town of Smithfield over streets, roads and ways to be determined by the selectmen of said towns, with all the powers and privileges and subject to all the duties and liabilities incident to street railroad corporations except as modified by this act.

Proceedings for extension shall be under general law.

Section 2. All proceedings for the extension of said railroad shall be had under the general laws of this state regulating similar extensions, except, however, that the petition to the railroad commissioners for approval of location shall omit the prayer for such commissioners to determine whether public convenience requires the construction of such road.

When running of cars may be discontinued.

Section 3. Said company may discontinue the running of its cars during such portion of the winter months as it may find expedient.

Section 4. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 276.

An Act to authorize the Androscoggin Railroad Company to convey its interests in the Androscoggin Railroad to the Maine Central Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Androscoggin Railroad Company is hereby authorized to transfer and convey to the Maine Central Railroad Company all the right, title and interest which it has, subject to the existing lease to the Maine Central Railroad Company, in and to its railroad from Brunswick to Lewiston and to Leeds Junction, with all the appurtenances and other property described in said lease; and upon the delivery of such conveyance, said Maine Central Railroad Company is vested with the power to own absolutely, and to maintain and operate said railroad with all the rights, powers and privileges granted, and subject to all the duties and obligations imposed by the "Act to authorize the extension of the Androscoggin Railroad," approved February fifteen, eighteen hundred and sixty, and all acts additional thereto and amendatory thereof.

Androscoggin Railroad Company authorized to transfer interest to Maine Central Railroad Company.

Approved February 20, 1901.

Chapter 277.

An Act to amend and extend the charter of the Bangor Gas Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Bangor Gas Light Company is hereby authorized to manufacture gas in the city of Brewer and to supply said city of Brewer and its inhabitants with gas for lighting, heating and power purposes, or to supply said city of Brewer and its inhabitants with gas for above named purposes from its works in the city of Bangor.

Bangor Gas Light Company authorized to supply city of Brewer with gas.

Section 2. The said Bangor Gas Light Company shall not have power to erect, establish, maintain or continue any works for the manufacture of gas at any place within the limits of said city of Brewer without the previous assent of the city council, and a specific assignment of the boundaries of such establishment, and such erection, establishment or continuance, without such previous consent, shall be considered a nuisance and said company shall be liable for indictment therefor and for all the provisions at law applicable thereto. Nothing contained in this act shall be considered to affect or diminish the liabilities of said

Shall not manufacture gas in city of Brewer without consent of city council.

Liabilities of company not diminished by this act.

CHAP. 277

company for any injury to private property, by depreciating the value thereof or otherwise, and said company shall be liable therefor in an action on the case.

May lay down
pipes with
consent of
city council.

Section 3. The said company is hereby authorized to lay down in and through the streets of said city and to take up, replace and repair all such pipes and fixtures as may be necessary for the purpose and object of manufacturing gas and supplying said city of Brewer and its inhabitants with gas for lighting, heating and power purposes, first having obtained the consent of the city council of said city therefor, and under such restrictions and regulations as said city council may see fit to prescribe and any obstruction in any street of said city or taking up or displacement of any portion of said street without such consent of the city council or contrary to restrictions or regulations that may be prescribed by it as aforesaid shall be considered a nuisance. And said company shall be liable to indictment therefor and to all the provisions of law applicable thereto.

Shall not
obstruct
travel.

Section 4. Whenever the said company shall lay down any pipes or erect any fixtures in any street or make any alterations or repairs upon their works in any street, they shall cause the same to be done with as little obstruction to the public travel as may be practicable and shall at their own expense without unnecessary delay cause the earth and pavements removed by them to be replaced in proper condition.

Shall not
obstruct any
public or
private sewer.

Section 5. Said company shall not be allowed in any case to obstruct or impair the use of any public or private drain or common sewer or reservoir, but said company shall have the right to cross, or where necessary, to change the direction of any private drains in such a manner as not to obstruct or impair the use thereof, being liable for any injury occasioned by any such crossing or alteration, to the owner thereof, or any other person in an action on the case.

Capital stock
may be
increased.

Section 6. Said company is hereby authorized and empowered to increase the capital stock of said company to three hundred thousand dollars and to issue its bonds or obligations upon such time and at such rates of interest as it may deem expedient in a sum not exceeding three hundred thousand dollars.

Charter
extended for
30 years.

Section 7. The franchise, rights and privileges of the Bangor Gas Light Company heretofore granted to said company, by its charter as amended by this and other acts are hereby extended for a term of thirty years beyond the period of limitation now fixed by law subject to the same terms and limitations as therein contained, provided, however, that the franchise, rights and privileges granted to said company in the city of Brewer by this act shall be null and void and forfeited unless said company shall

--rights in
Brewer void
if work is
not begun
within 5
years.

actually have begun to supply said city of Brewer with gas for either lighting, heating or power purposes within five years from the time when this act shall take effect.

Section 8. All the rights, privileges, immunities and benefits of the said company heretofore granted said company by its charter in the city of Bangor and all the rules, regulations, restrictions and provisions of said company contained in its charter and applicable to it in said city of Bangor not inconsistent with this act, are hereby extended to and applied, to said company in the said city of Brewer.

Rights of
company
extended
to city of
Brewer.

Section 9. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 278.

An Act relating to a Winter Speed Course or Way above the Kennebec Dam at Augusta.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles F. Ward of Augusta is hereby authorized to mark out and appropriate, yearly, a winter speed course or way for horses and their drivers on the Kennebec river at Augusta for a distance not exceeding one mile northerly from the dam, and to charge a reasonable sum to each person who may desire to use the same. Said course shall be so located as not to abridge or impede a reasonable opportunity, for public travel without the limits thereof.

Chas. F. Ward
authorized
to mark out a
winter speed
way on
Kennebec
river.

Section 2. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 279.

An Act to incorporate the Matagamon Manufacturing Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. George W. Smith, Frederic A. Greenwood, Nason Ingalls, Nathaniel M. Jones, Charles W. Mullen and their associates, successors and assigns, are hereby incorporated under the name of Matagamon Manufacturing Company, for the purpose of doing a general manufacturing, illuminating, heating and power business in the towns of Mattawamkeag and Wood-

Corporation.

—corporate
name.

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—purposes,
rights and
powers.

ville, in Penobscot county; also for the purpose of creating, leasing and selling electricity and other power for manufacturing and other purposes, within said towns, also for the purpose of supplying the inhabitants of said towns, or of any city or village corporation within said towns, with water, lights and heat for all domestic, sanitary and municipal purposes, including the extinguishment of fires, and also for the purpose of transmitting to points outside of said towns electricity generated within said towns, to be leased or sold for manufacturing, illuminating, heating and power purposes, with the rights and privileges, and subject to the liabilities and obligations of similar corporations.

—empowered
to hold real
estate.

And said company is authorized and empowered to purchase or otherwise obtain, and to sell or lease real estate to manufacture, buy or otherwise obtain, and to sell or lease personal property necessary for the prosecution of the purposes of the company, and generally to do all things necessary for, and incident to, such purposes, including the carrying on of a mercantile business in connection with any of the purposes of the company; and also to take, hold, and own, by purchase or otherwise, the stock, bonds or other obligations of other similar corporations and of disposing of the same in any lawful manner.

—may hold
stock and
bonds of
other cor-
porations.

Authorized to
maintain
dams on
Penobscot
river.

Section 2. Said company is authorized and empowered to locate, construct and maintain dams on the Penobscot river in said towns of Mattawamkeag and Woodville; provided that suitable sluices are constructed and maintained by said company in said dams at its own expense for the passage of logs and other lumber running down said river. Said company, is further authorized and empowered to cut, construct and maintain canals and other waterways from said dams to any point in said towns for the purpose of developing the water power on said river; and for the purpose of constructing said dams, canals and other waterways, it may take, occupy and enclose any lands adjoining the same on either side of said river which may be necessary for building or repairing the same and for other necessary purposes, and may blow and remove rocks in the river, and dig up and remove land in said river when necessary.

—may con-
struct canals

—may take
lands.

May lay pipes
etc., along
any highway,
etc.

Section 3. Said company is further authorized and empowered to construct and maintain in, under, along, across and upon any highway, ways, streets and bridges, other than railroad bridges, that now or may hereafter exist, pipes, hydrants, poles, wires and other structures necessary for the purposes of its incorporation, and to replace and repair the same when necessary; to enter upon and excavate any highway, or other ways, within said towns in such manner as least to obstruct the same; and within said towns to enter, pass over and excavate any land;

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to take and hold, by purchase or otherwise, rights of way or of water, and in general to do any acts necessary, convenient or proper for carrying out any of the provisions in this act. Nothing in this act, however, shall be construed as giving said company the right or power to flow the right of way of any railroad company, or to take any part of the right of way of any railroad company under the power of eminent domain given in this act. Said company may cross the right of way of any railroad company with wires, pipes, aqueducts or other structures mentioned in this act, and in case of failure to agree with any railroad company as to place, manner and conditions of crossing its right of way with such wires, pipes, aqueducts or other structures, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of any railroad company's location shall be done under the supervision, and to the satisfaction, of the officers and agents of such railroad company, but at the expense of said Matagamon Manufacturing Company.

—shall not
flow the right
of way of any
railroad.

—may cross
any railroad.

—manner of
crossing, how
determined.

Section 4. Said company is further authorized and empowered within said towns to cross any watercourse, private or public sewer, and to change the directions thereof, when necessary, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down or erect a structure in any highway, way or street, or make alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done at its own expense, with as little obstruction to public travel as may be practicable.

May cross
any sewer.

—shall not
obstruct
travel.

Section 5. Said company is further authorized and empowered to locate, erect and maintain in the Penobscot river between the foot of Matteseunk falls and a line drawn across the Penobscot river at the mouth of Salmon stream, a tributary of said river, entering the same in the town of Medway, piers and booms for the purpose of collecting, holding, separating and sorting logs, pulp wood and other lumber coming down said river; provided, however, that at least two sorting gaps are constructed, maintained and used for the passage of logs, pulp wood and other lumber through said booms. Said piers and booms to be so located, constructed and maintained that logs and lumber running down said river belonging to other parties and not destined for use and manufacture at the mills of said company shall not be unreasonably impeded or delayed, and such logs and lumber of other parties when stopped for sorting, shall be turned by as soon as they can be practically sorted and separated from logs and lumber

May erect
piers and
booms.

—sorting
gaps shall be
maintained.

—passage of
lumber
shall not
be impeded.

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—driving of
lumber, how
regulated.

—additional
cost for
driving shall
be paid by
company.

May take
land and
have the right
to pass over
the shores.

—liable for all
damages.

destined for use and manufacture at the mills of said company, and any stray logs, pulp wood or other lumber not destined for use and manufacture at the mills of said company, if found in the storage booms of said company, shall be turned out by said company upon demand of the owner or owners thereof in writing, at the charge and expense of said company; and said company, by the aid of such piers and booms, shall have the power to separate and sort out from the logs, pulp wood and other lumber running down said river, all logs, pulp wood and other lumber destined and intended for use and manufacture at the mills of said company; provided, however, if upon the approach of the rear of any drive of logs to the booms of said company, herein authorized to be constructed and maintained, it shall appear to the person in charge of such drive that said company has not sufficient men to sort and turn by the logs arriving at said booms, so that such drive may be unreasonably impeded or delayed, such person, upon notice in writing to said company, left at its office, shall have the right to put men of his own selection upon said booms to expedite the sorting and turning by of the logs in such drive, who shall be paid by the Matagamon Manufacturing Company, and the additional cost, if any, of making such drive through said booms in consequence of such erections and piers, shall be paid by said manufacturing company, but nothing herein contained shall make said company liable for any delay caused by said piers and booms. And said company is also hereby authorized and empowered to hold within the piers and booms mentioned in this act, and located, erected and maintained as aforesaid, all logs, pulp wood and other lumber running down said river which are destined and intended for use and manufacture at the mills of said company.

Section 6. Said company may enter upon, take and hold such lands as may be necessary for the location, erection and maintenance of the dams, piers and booms mentioned in this act and connecting the same with the shores of said river, and may, by its agents with teams, or otherwise, pass and repass over said shores, and to and from the same over the lands of other persons for the purposes aforesaid, and for the operation and management of such dams, piers and booms. Said company shall be held liable to pay all damages that shall be sustained by any person or persons by the taking of any land, water, rights of way, and other property, or by excavating through any land for the purpose of surveying for, locating, laying, building or erecting dams, canals, reservoirs, pipes, hydrants, poles, piers, booms and other structures, by taking and holding any lands necessary for flowage, and for other injuries resulting from said acts. And

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if any person sustaining damages as aforesaid, cannot agree with said company upon the sum to be paid therefor, either party, upon petition to the county commissioners of Penobscot county, within twelve months after plans are filed as hereinafter provided, may have said damages assessed by them, and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways; failure to apply for damages within said twelve months shall be held to be a waiver of the same.

—damages, how ascertained in case of disagreement.

—failure to apply for damages held to be a waiver.

Section 7. Said company shall file in the registry of deeds office, in the county of Penobscot, plans of the location of lands and water rights taken under the provisions of this act, and no entry shall be made on lands owned by other persons, except to make surveys, until the expiration of ten days from said filing. and with said plan said company may file a statement of damages it is willing to pay for any property so taken, and if the amount finally awarded does not exceed that sum, the company shall recover costs against such person, otherwise such person shall recover costs against the company.

Shall file in registry of deeds plans of location.

—may file statement of damages it is willing to pay.

Section 8. Said company is further authorized and empowered to make contracts with other corporations, and with the inhabitants of any city, town or village corporation which now or hereafter may exist, for the purpose of supplying water, light, heat or power as contemplated by this act, and any other corporation, and the inhabitants of any city, town or village corporation are hereby authorized to enter into contracts with said company for the supplying of water, light, heat or power for a term of years.

May make contracts to supply water light, heat and power.

Section 9. The capital stock of said company shall not exceed five hundred thousand dollars, divided into shares of one hundred dollars each. And for the purpose of carrying out any of the provisions for which said company is incorporated it is hereby authorized and empowered to issue its bonds in such form and amount and on such time and rates as it may deem expedient, not exceeding the amount of its capital stock actually subscribed for, and secure the same by mortgage of its property and franchises.

Capital stock.

—may issue bonds and mortgage property.

Section 10. Any two corporators named in this act may call the first meeting of this corporation, by mailing a written notice, signed by them, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting.

First meeting, how called.

Section 11. This act shall take effect when approved.

Chapter 280.

An Act to incorporate the Mattanawcook Manufacturing Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—purposes,
rights and
powers.

—empowered
to hold real
estate.

—may hold
stock and
bonds of
other corpo-
rations.

Authorized to
maintain
dams in
Penobscot
river.

—may con-
struct canals.

Section 1. Thomas B. Draper, George E. Keith, John W. Flint, Francis G. Flint, R. H. Porter, Nathaniel M. Jones and John G. Fleming, their associates, successors and assigns, are hereby incorporated under the name of Mattanawcook Manufacturing Company, for the purpose of doing a general manufacturing, illuminating, heating and power business in the towns of Lincoln and Chester, in Penobscot county; also for the purpose of creating, leasing and selling electricity and other power for manufacturing and other purposes, within said towns; also for the purpose of supplying the inhabitants of said towns, or of any city or village corporation within said towns, with water, lights and heat for all domestic, sanitary, and municipal purposes, including the extinguishment of fires; and also for the purpose of transmitting to points outside of said towns electricity generated within said towns, to be leased or sold for manufacturing, illuminating, heating and power purposes, with the rights and privileges, and subject to the liabilities and obligations of similar corporations. And said company is authorized and empowered to purchase or otherwise obtain, and to sell or lease real estate, to manufacture, buy or otherwise obtain, and to sell or lease personal property necessary for the prosecution of the purposes of the company, and generally to do all things necessary for, and incident to, such purposes, including the carrying on of a mercantile business in connection with any of the purposes of the company; also to take, hold and own, by purchase or otherwise, the stock, bonds or other obligations of other similar corporations and of disposing of the same in any lawful manner.

Section 2. Said company is authorized and empowered to locate, construct and maintain dams on the Penobscot river in Said towns of Lincoln and Chester, between the mouth of the Mattanawcook stream, so called, and a line drawn across said river which shall be a continuation of the line between said town of Lincoln and the town of Winn; provided that suitable sluices are constructed and maintained by said company in said dams at its own expense for passage of logs and other lumber running down said river. Said company is further authorized and empowered to cut, construct and maintain canals and other waterways from said dams to any point in said towns for the purpose of developing the water power on said river; and, for the purpose of constructing said dams, canals and other waterways, it may take,

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occupy and enclose any lands adjoining the same on either side of said river which may be necessary for building or repairing the same and for other necessary purposes, and may blow and remove rocks in the river, and dig up and remove land in said river when necessary.

—may take land.

Section 3. Said company is further authorized and empowered to construct and maintain in, under, along, across and upon any highway, ways, streets and bridges, other than railroad bridges, that now or may hereafter exist, pipes, hydrants, poles, wires and other structures necessary for the purposes of its incorporation, and to replace and repair the same when necessary; to enter upon and excavate any highway, or other ways, within said towns in such manner as least to obstruct the same; and within said towns to enter, pass over and excavate any land; to take and hold, by purchase or otherwise, rights of way or of water, and in general to do any acts necessary, convenient or proper for carrying out any of the provisions of this act. Nothing in this act, however, shall be construed as giving said company the right or power to flow the right of way of any railroad company, or to take any part of the right of way of any railroad company under the power of eminent domain given in this act. Said company may cross the right of way of any railroad company with wires, pipes, aqueducts or other structures mentioned in this act, and, in case of failure to agree with any railroad company as to place, manner and conditions of crossing its right of way with such wires, pipes, aqueducts or other structures, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of any railroad company's location shall be done under the supervision, and to the satisfaction, of the officers and agents of such railroad company, but at the expense of said Mattanawcook Manufacturing Company.

May lay pipes along any highway.

—shall not flow the right of way of any railroad.

—may cross any railroad.

—manner of crossing, how determined.

Section 4. Said company is further authorized and empowered within said towns to cross any watercourse, private or public sewer, and to change the direction thereof, when necessary, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down or erect a structure in any highway, way or street, or make alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done at its own expense, with as little obstruction to public travel as may be practicable.

May cross any sewer.

—shall not obstruct travel.

Section 5. Said company is further authorized and empowered to locate, erect and maintain in the Penobscot river between the head of Sabonabus falls, in said town of Lincoln, and a line drawn across the Penobscot river two hundred rods

May erect piers and booms.

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—sorting gaps
shall be
maintained.

—passage of
lumber shall
not be
impeded.

—driving of
lumber, how
regulated.

—additional
cost for
driving shall
be paid by
the company.

May take
land and have
the right to
pass over the
shores.

above Snow island, so called, piers and booms for the purpose of collecting, holding, separating and sorting logs, pulp wood and other lumber coming down said river; provided, however, that at least two sorting gaps are constructed, maintained and used for the passage of logs, pulp wood and other lumber through said booms. Said piers and booms to be so located, constructed and maintained that logs and lumber running down said river, belonging to other parties and not destined for use and manufacture at the mills of said company, shall not be unreasonably impeded or delayed, and such logs and lumber of other parties when stopped for sorting, shall be turned by as soon as they can be practically sorted and separated from logs and lumber destined for use and manufacture at the mills of said company, and any stray logs, pulp wood or other lumber not destined for use and manufacture at the mills of said company, if found in the storage booms of said company, shall be turned out by said company upon demand of the owner or owners thereof in writing, at the charge and expense of said company; and said company, by the aid of such piers and booms, shall have the power to separate and sort out from the logs, pulp wood and other lumber running down said river, all logs, pulp wood and other lumber destined and intended for use and manufacture at the mills of said company; provided, however, if upon the approach of the rear of any drive of logs to the booms of said company, herein authorized to be constructed and maintained, it shall appear to the person in charge of such drive that said company has not sufficient men to sort and turn by the logs arriving at said booms, so that such drive may be unreasonably impeded or delayed, such person, upon notice in writing to said company, left at its office, shall have the right to put men of his own selection upon said booms to expedite the sorting and turning by of the logs in such drive, who shall be paid by the Mattanawcook Manufacturing Company, and the additional cost, if any, of making such drive through said booms in consequence of such erections and piers, shall be paid by said manufacturing company, but nothing herein contained shall make said company liable for any delay caused by said piers and booms. And said company is also hereby authorized and empowered to hold within the piers and booms mentioned in this act, and located, erected and maintained as aforesaid, all logs, pulp wood and other lumber running down said river which are destined and intended for use and manufacture at the mills of said company.

Section 6. Said company may enter upon, take and hold such lands as may be necessary for the location, erection and maintenance of the dams, piers and booms mentioned in this act and connecting the same with the shores of said river, and may, by

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its agents with teams, or otherwise, pass and repass over said shores, and to and from the same over the lands of other persons for the purposes aforesaid, and for the operation and management of such dams, piers and booms. Said company shall be held liable to pay all damages that shall be sustained by any person or persons by the taking of any land, water, rights of way, and other property, or by excavating through any land for the purpose of surveying for, locating, laying, building or erecting dams, canals, reservoirs, pipes, hydrants, poles, piers, booms and other structures, by taking and holding any lands necessary for flowage, and for other injuries resulting from said acts. And if any person sustaining damages as aforesaid, cannot agree with said company upon the sum to be paid therefor, either party, upon petition to the county commissioners of Penobscot county, within twelve months after plans are filed as hereinafter provided, may have said damages assessed by them, and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways; failure to apply for damages within said twelve months shall be held to be a waiver of the same.

—liable for
all damages.

—damages,
how ascer-
tained in case
of disagree-
ment.

—failure to
apply for
damages held
to be a
waiver.

Section 7. Said company shall file in the registry of deeds' office, in the county of Penobscot, plans of the location of lands and water rights taken under the provisions of this act, and no entry shall be made on lands owned by other persons, except to make surveys, until the expiration of ten days from said filing, and with said plan said company may file a statement of damages it is willing to pay for any property so taken, and if the amount finally awarded does not exceed that sum, the company shall recover costs against such person, otherwise such person shall recover costs against the company.

Shall
file in regis-
ter of deeds
plans of
location.

—may file
statement of
damages it is
willing to
pay.

Section 8. Said company is further authorized and empowered to make contracts with other corporations, and with the inhabitants of any city, town or village corporation which now or hereafter may exist, for the purpose of supplying water, light, heat or power as contemplated by this act, and any other corporation, and the inhabitants of any city, town or village corporation are hereby authorized to enter into contracts with said company for the supplying of water, light, heat or power for a term of years.

May contract
to supply
water, light,
heat and
power.

Section 9. The capital stock of said company shall not exceed five hundred thousand dollars, divided into shares of one hundred dollars each. And for the purpose of carrying out any of the provisions for which said company is incorporated it is

Capital stock.

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—may issue
bonds and
mortgage
property.

First meeting,
how called.

hereby authorized and empowered to issue its bonds in such form and amount and on such time and rates as it may deem expedient, not exceeding the amount of its capital stock actually subscribed for, and secure the same by mortgage of its property and franchises.

Section 10. Any two corporators named in this act may call the first meeting of this corporation, by mailing a written notice, signed by them, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting.

Section 11. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 281.

An Act to incorporate the Trustees of Springfield Normal School.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—powers and
duties.

First meeting,
how called.

Section 1. Pitt H. Jones, William E. Murdock, Ralph Scribner, James A. Reed, Lysander W. Trask, Charles F. Weick, Austin W. Snare, and their associates and successors, are hereby constituted a corporation by the name of the Trustees of Springfield Normal School, and by that name may sue and be sued, have a common seal, make such by-laws not repugnant to the laws of the state as they may deem expedient for the management of their affairs, fill all vacancies occurring in their number, take and hold real and personal estate to an amount not exceeding one hundred and fifty thousand dollars, the income thereof to be used to promote education. Said trustees are invested with all the privileges and powers incident to similar corporations.

Section 2. Austin W. Snare is authorized to fix a time and place of the first meeting of said trustees and give each not less than four days' notice thereof in writing.

Section 3. This act shall take effect when approved.

Approved February 21, 1901.

Chapter 282.

An Act to set off Calf Island and West Black Island from the Plantation of Long Island in the County of Hancock, and annex the same to the Town of Swan's Island.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Calf Island and West Black Island are hereby set off from the plantation of Long Island in the county of Hancock, and the same are hereby annexed to, and made a part of the town of Swan's Island in said county.

Set off from
Long Island.

Section 2. This act shall take effect when approved.

Approved February 22, 1901.

Chapter 283.

An Act to incorporate the Pleasant River Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. David R. Hastings, William W. Hastings, Tom F. Hastings, and their associates and successors, are hereby incorporated into a company, under the name of the Pleasant River Improvement Company, with all the rights, powers and privileges, and subject to the liabilities of similar corporations.

Corporators.

Corporate
name.

Section 2. The capital stock of said corporation shall be three thousand dollars, which may be increased to five thousand dollars.

Capital stock.

Section 3. Said corporation is hereby authorized to improve Pleasant river, in the towns of Bethel and Mason, in the county of Oxford, for driving purposes, and to this end may remove rocks and jams of drift wood and all other obstructions and excavate ledges in the channel thereof, and erect dams, side dams, booms and side booms, sluice ways and piers, and make such other improvements as may be necessary to accomplish the object of this act, and may enter upon and take land and materials for building said dams and making said improvements, and flow contiguous lands so far as necessary to raise suitable heads of water for driving purposes. But nothing shall be done by way of improvement, under this charter, across the homestead farm of Mrs. Lucinda E. Bean, lying in said Bethel, which shall change the course of said river or permanently injure the land of said Bean aforesaid abutting thereon; and no dam or other structure shall be made by which any of her bridges as now built, shall be injured or rendered impassable.

Authorized
to improve
Pleasant
river.

—may take
land.

—shall not
injure prop-
erty of Mrs.
L. E. Bean.

CHAP. 283**Liab. for all
damages.****—how deter-
mined.****Tolls
established.****—shall have
lien on logs
for payment.****Water shall
not be held
back.****First meeting,
how called.**

Section 4. For all damages from flowage, for materials and land taken or arising from any other cause, said corporation shall pay an adequate compensation; such damages, except those arising from flowage, may be determined by the county commissioners of said Oxford county, in the same manner and under the same conditions as are provided in the case of damages by the laying out of public highways; and for lands flowed by said corporation, the owners shall be entitled to the same remedies as are now provided by law in cases of flowing lands by erection of dams for mills; and in either case, the corporation shall not be liable to an action at law.

Section 5. Said corporation may demand and receive a toll of twenty-five cents per thousand feet, board measure, for all logs and timber, and fifteen cents per cord for all wood, that may pass by or over said improvements in said town of Mason, but no toll shall be collected on such logs, timber and wood as may be landed and driven on that part of said river which runs through said Bethel; and said corporation shall have a lien, which is hereby created, on such logs, timber or wood, to secure the payment of said toll for sixty days after said logs, timber or wood arrive at their place of destination for sale, manufacture or consumption, to be enforced by attachment as liens for driving logs are enforced, or said toll may be recovered in an action on the case.

Section 6. Said corporation shall not hold back and retain any of the water of said Pleasant river, except during such times as may be necessary for driving logs, wood or lumber, as provided in this act.

Section 7. The first meeting of said corporation may be called by a written notice thereof, signed by any corporator herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

Approved February 26, 1901.

Chapter 284.

An Act to amend the charter of the Ossipee Valley Telegraph and Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section five of chapter four hundred and one of the private and special laws of eighteen hundred and eighty-five, as amended by section three of chapter one hundred and ninety-five of the private and special laws of eighteen hundred and ninety-nine, is hereby amended by striking out the word "eight" in the fifth line of said section and inserting in the place thereof the word 'fifty,' so that said section shall read as follows:

Section 5, chapter 401, special law of 1885 as amended by chapter 385, laws of 1899, further amended.

'Section 5. The amount of the capital stock shall be fixed by vote of the corporation, but not to exceed the amount that may, from time to time, be determined to be necessary for the purposes herein specified, but not to exceed in all the sum of fifty thousand dollars, and said corporation may purchase, hold, sell and convey real estate and personal property necessary for the purposes contemplated in this charter, and may issue its bonds in sums of not less than one hundred dollars each, and secure the same by a mortgage of its lines, franchises and property, or in any other manner it may deem proper.'

Capital stock.

—may hold real estate, issue bonds and mortgage property.

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 285.

An Act to amend Section two of Chapter one hundred and sixty-six of the Private and Special Laws of eighteen hundred and eighty-seven, as amended by Chapter forty of the Private and Special Laws of eighteen hundred and ninety-nine, relating to the Fort Fairfield Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter one hundred and sixty-six of the private and special laws of eighteen hundred and eighty-seven, as amended by chapter forty of the private and special laws of eighteen hundred and ninety-nine, is hereby amended by adding after the words "sprinkling streets" in the eighth line of said section the words 'and for lighting streets,' so that said section, as amended, shall read as follows:

Section 2, chapter 166, special laws, 1887 as amended by chapter 40, laws of 1899, further amended.

'Section 2. Said corporation is hereby authorized and vested with power at any legal meeting called for the purpose, to raise money to purchase, repair and preserve one or more fire engines,

Authorized to raise money for certain purposes.

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and all other necessary apparatus for the extinguishment of fires, to build and repair engine houses, to construct reservoirs and aqueducts, to contract with individuals or corporations for a supply of water for the extinguishment of fires and for sprinkling streets, and for lighting streets, and to maintain within said limits an efficient fire department, to defray the expenses of a night watch, a police force and all other necessary measures for the better security of life and property, and the promotion of good order and quiet within its limits.'

Approved February 26, 1901.

Chapter 286.

An Act to incorporate the Union Boom Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Section 1. Richmond L. Melcher, Waldo Pettengill, George D. Bisbee, their associates, successors and assigns are hereby created a corporation by the name of the Union Boom Company, with all the rights and privileges and subject to all the duties and obligations of similar corporations under the laws of this state.

Authorized to
maintain
piers and
booms in
Androscog-
gin river.

—shall not
obstruct
passage of
logs.

Section 2. Said corporation, its successors and assigns are hereby authorized and empowered to locate, construct and maintain in the Androscoggin river, between the Dixfield toll bridge, between Dixfield and Peru and the railroad bridge at the southerly line of the Albert Dunn farm in the town of Canton, county of Oxford, piers and booms for the purpose of collecting, holding and sorting logs, pulp wood and other lumber coming down said Androscoggin river. Said works shall be so constructed as to provide for the prompt and convenient passage of all logs, pulp wood and other lumber that may come within the same, without unreasonable or unnecessary delay.

May take
lands.

Section 3. Said Union Boom Company, its successors and assigns may take such lands as may be necessary for the erection and maintenance of said piers and booms mentioned in section two, and connecting the same with the shores and may with their agents and teams pass and repass over said shores to and from the same, over the lands of other persons and corporations for the purpose aforesaid, and for the operation and management of said piers and booms. Said company shall be held liable to pay all damages that shall be sustained by any person or corpora-

—liable for all
damages.

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tion by the taking of any lands or rights of way and for any other injuries resulting from said acts, and if any person or corporation sustains damages as aforesaid, shall not agree with said company upon the sum to be paid therefor, either party on petition to the county commissioners of Oxford county may have said damages assessed by them and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions and restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways.

—how ascer-
tained in
case of dis-
agreement.

Section 4. The capital stock of said corporation shall be ten thousand dollars, and the stock shall be divided into shares of one hundred dollars each. The office of said corporation shall be at Rumford Falls in the town of Rumford, county of Oxford and state of Maine. The first meeting of said corporation shall be called by a written notice thereof signed by any one of the incorporators named therein, by giving the same to them either in the hand or by mailing such notice properly addressed, postage prepaid, seven days at least before the time of said meeting.

Capital stock.

—first meet-
ing, how
called.

Section 5. The boom and shores at Gilbertville in the town of Canton now owned by O. A. McFadden is expressly exempt from the provisions of this act.

Boom at
Gilbertville
exempt from
provisions
of this act.

Section 6. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 287.

An Act to authorize Robert Jordan to maintain a wharf into the tide waters of the New Meadows River in Brunswick, County of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Robert Jordan, of Brunswick, is hereby authorized to maintain a wharf extending from the highway between the towns of Brunswick and Harpswell in the county of Cumberland, near Gurnet Bridge, so called, into the tide waters of the New Meadows river, a distance of not exceeding one hundred and fifty feet.

Robert
Jordan, au-
thorized to
maintain a
wharf.

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

CHAP. 288**Chapter 288.**

An Act to cede jurisdiction to the United States over certain property of the National Home for Disabled Volunteer Soldiers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Jurisdiction
granted to the
United States
over land
conveyed to
managers of
National
Home.

—description.

—state shall
have concu-
rent jurisdic-
tion in civil
and criminal
processes.

—change in
location of
highways
shall not be
made without
consent of
county com-
missioners.

Section 1. Jurisdiction is hereby granted and ceded to the United States over the following tracts or parcels of land conveyed to the board of managers of the National Home for Disabled Volunteer Soldiers as described in the deeds hereinafter referred to, duly recorded in the registry of deeds for the county of Kennebec, to which reference is made, namely: Deeds of Nathaniel M. Whitmore, administrator de bonis non upon the estate of John Otis, of Hallowell, dated May fifteen, eighteen hundred and sixty-seven, recorded in said registry, book two hundred and fifty-nine, page three hundred and nineteen; of James H. Call, dated August eight, eighteen hundred and sixty-seven, book two hundred and sixty-two, page three hundred and seventy-eight; of Larkin H. Trask, dated May twenty-six, eighteen hundred and sixty-eight, book two hundred and sixty-five, page five hundred and sixty; of Nathan Cutler, dated June five, eighteen hundred and sixty-nine, book two hundred and seventy-one, page two hundred and fifty-nine; of Lorena E. French, dated April twenty-eight, eighteen hundred and seventy, book two hundred and seventy-seven, page three hundred and seventy-nine; of Daniel S. Tasker, dated July fourteen, eighteen hundred and eighty, book three hundred and thirty, page one hundred and ninety-one; of Larkin H. Trask, dated October seventeen, eighteen hundred and eighty-one, book three hundred and thirty-six, page two hundred and one; of James L. Baker and John F. Baker, dated February four, eighteen hundred and ninety-one, book three hundred and eighty-five, page one hundred and seventy-nine; of Sarah F. Fairbrother, dated July six, nineteen hundred, book four hundred and thirty-six, page five hundred and twelve, and of Horace Purinton and Amos Purinton, dated July twenty-seven, nineteen hundred, book four hundred and thirty-eight, page one hundred and forty-seven; provided, that this state shall retain a concurrent jurisdiction with the United States in and over said lands so far that all civil processes and such criminal processes as may issue under the authority of this state against any person or persons charged with crimes or offenses committed outside of said lands, may be executed thereon in the same manner as though this cession and consent had not been granted; and provided further, that no change shall be made in the location of highways over

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the premises of said home without the consent of the county commissioners of Kennebec county, and all such changes may be made upon petition therefor to said county commissioners, who, after due notice and hearing shall determine what changes, if any, are to be made.

Section 2. Absolute jurisdiction and control, except for the service of civil and criminal processes as hereinbefore limited, is hereby ceded to the United States over all roads and highways crossing or upon the property of the board of managers of said National Home for Disabled Volunteer Soldiers so long as such property remains in said board or in the United States, and so long as the United States shall retain jurisdiction over the same.

Absolute control except for service of civil and criminal processes, ceded to the United States.

Section 3. The property described in section one shall be exonerated and discharged from all taxes and assessments which may be laid or imposed under the authority or laws of this state, so long as such property remains in said board of managers or in the United States.

Property exempt from taxation.

Section 4. This act shall take effect when approved.

Approved February 20, 1901.

Chapter 289.

An Act to amend Section five of Chapter ninety-six of the Private and Special Laws of one thousand eight hundred and ninety-nine, and to authorize the Van Buren Water Company to increase the amount of its mortgage bonds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section five of chapter ninety-six of the private and special laws of one thousand eight hundred and ninety-nine is hereby amended by striking out the word "fifteen" in the sixth and seventh lines and inserting in lieu thereof the word 'thirty,' so that said section, as amended, shall read as follows:

Section 5, chapter 96, special laws of 1899, amended.

'Section 5. The capital stock of said corporation shall be ten thousand dollars which may be increased to twenty-five thousand dollars by a vote of said corporation, and be divided into shares of one hundred dollars each, and said corporation may issue bonds to raise money for the construction of said works and their extension and repairs to an amount not exceeding thirty thousand dollars to be secured by mortgage upon its real estate, works and franchise.'

Capital stock.

—may issue bonds and mortgage property.

Section 2. Said corporation is hereby given until June first, one thousand nine hundred and two to perfect its organization

Charter extended to June 1, 1902.

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and begin the actual construction of the works contemplated by the charter which is hereby amended.

Section 3. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 290.

An Act to extend the charter of the Mutual Fire Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended
for 2 years.

Section 1. The rights, powers and privileges of the Mutual Fire Insurance Company which were granted by chapter five hundred and thirty-four of the private and special laws for the year eighteen hundred and ninety-seven and extended by chapter seventy-one of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years from the approval of this act.

Section 2. This act shall take effect when approved.

Approved February 26, 1901.

Chapter 291.

An Act to prohibit bait fishing, so called, in Seven Ponds, Seven Ponds Stream, Little Kennebago Lake, and the outlet of the same to the dam at the head of Kennebago Falls, and the outlet of Kennebago Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Unlawful to
fish in Seven
ponds, etc.,
except with
artificial
flies.

Section 1. It shall be unlawful to fish for, in any way, or catch any fish of any kind in the Seven ponds, so called, the Seven ponds stream, so called, Little Kennebago lake, so called, and the stream flowing out of said Little Kennebago lake to the dam at the head of Kennebago falls, also the stream flowing out of Kennebago lake, commencing four rods above the Berlin Mills Company's bridge and continuing down said stream to its junction with the stream flowing from Little Kennebago lake, situated in the county of Franklin, except in the ordinary method of casting with artificial flies, or fly fishing.

Penalty for
violation.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as provided for illegal fishing in the general law of the state.

Approved February 26, 1901.

Chapter 292.

An Act to prohibit winter fishing in Great Watchic Pond, and regulating the time for fishing in the tributaries of the same.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be an annual close time for fishing in Great Watchic pond, and its tributaries, situated in the town of Standish, from the first day of October to the first day of the following May of each year.

Close time
in Great
Watchic pond
between
October 1
and May 1.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as provided in the general law for illegal fishing.

Penalty for
violation.

Approved February 26, 1901.

Chapter 293.

An Act to provide temporarily for the storage of water in West Branch of Penobscot River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The contract dated February sixteenth, nineteen hundred and one, between the Penobscot Log Driving Company and the Great Northern Paper Company relative to the driving of logs and storage and use of water in the west branch of Penobscot river during the term of two years from the date of approval of this act is hereby ratified and confirmed, and power and authority necessary for the execution of this contract, and to carry out the terms of the same are hereby conferred upon the directors of the Penobscot Log Driving Company and upon the Great Northern Paper Company.

Contract
between
Penobscot
Log Driving
Company and
Great North-
ern Paper
Company
ratified.

Section 2. Fred W. Ayer, James W. Sewall and F. A. Gilbert, the commissioners first named in said contract, are hereby authorized to exercise the powers conferred upon them in said contract and to fix the date of starting the rear of the drive from the head of Chesuncook lake in each of the years one thousand nine hundred and one and one thousand nine hundred and two, and all corporations and persons interested shall be bound by their decision in fixing said dates, and the charter of the Penobscot Log Driving Company shall be regarded as amended accordingly. Should any vacancy occur in said commission during said two years, it may be filled by the chief justice

Commis-
sioners
authorized to
fix date of
starting rear
of drive.

—all corpor-
tions bound
by their
decision.

—vacancy,
how filled.

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Authorized to
hold water
and permit
Great North-
ern Paper
Company
also.

—flow of
water
and how
regulated.

Authorized to
borrow
money.

of the supreme judicial court after such notice as he shall order and hearing.

Section 3. The Penobscot Log Driving Company is hereby authorized during said two years to hold and store water in its dams for manufacturing purposes as well as for log driving purposes, and to permit the Great Northern Paper Company so to do, provided, that after the logs arrive at Penobscot boom, the water so stored shall be allowed to flow so that the volume and flow of water down the west branch shall be as nearly as possible equal and continuous for the whole twenty-four hours of each and every day thereafter, and the said commissioners shall have the power to decide that more water shall be allowed to flow down the west branch to assist in rafting and running all logs, if such extra water in their opinion shall be reasonably necessary, and said commissioners shall have power to decide that less than said amount shall flow down the west branch, if the Great Northern Paper Company shall so elect, and it shall not be needed down river for any purpose; and if the Great Northern Paper Company shall fail to allow the water to flow as aforesaid, or in accordance with the decisions of the commissioners, after the drive arrives at the boom, said commissioners shall have power and right to take charge of said water for the purpose of so allowing the water to flow.

Section 4. The Penobscot Log Driving Company for the purpose of repairing its dams, carrying out the provisions of said contract, and enabling it to exercise the powers and perform the duties imposed by its charter and acts amendatory thereof is hereby authorized to borrow money, as the directors of said company may find expedient.

Section 5. This act shall take effect when approved.

Approved February 28, 1901.

Chapter 294.

An Act to authorize the construction of a foot bridge over tide waters in Boothbay Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Boothbay Harbor is hereby authorized to construct a foot bridge over the tide waters of Boothbay Harbor in said town, beginning at the land of Pall G. Pierce and running westerly to a convenient point on the westerly bank of the said harbor, and to lay out a public highway leading to and from said bridge.

Town authorized to construct a foot bridge.

Section 2. Said town shall construct a sufficient draw in said bridge for the free passage of vessels and scows, not less than thirty feet in width.

Shall construct a draw.

Section 3. Compensation for all lands taken or damages caused by said town shall be determined on petition of interested parties by the county commissioners of Lincoln county in the same manner as damages are assessed for the laying out of highways.

Damages how determined.

Section 4. Said bridge shall be constructed of good materials, of a suitable height from the water and with sufficient railing for the safety of passengers.

How bridge shall be constructed.

Section 5. Authority is hereby granted said town to establish a toll for the benefit of said town, not exceeding two cents for each foot passenger crossing said bridge.

Tolls.

Section 6. If the said town shall neglect or refuse at its next annual meeting to authorize the construction of said bridge, the charter shall be assigned, if the town so vote, to any party or parties, company or corporation that will guarantee to so construct it, and the selectmen of said town are hereby authorized and empowered to make such assignment. The parties to whom the charter is so assigned shall have all the rights, powers and privileges herein granted to said town, and be subject to the same conditions and restrictions.

Selectmen may assign charter.

Approved February 28, 1901.

CHAP. 295**Chapter 295.**

An Act to amend chapter one hundred seventy-two of the Private and Special Laws of eighteen hundred and ninety-one, relating to the consolidation of certain railroad corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 172,
special laws
of 1891,
amended.

Section 1. Section one of chapter one hundred and seventy-two of the private and special laws of eighteen hundred and ninety-one is hereby amended by striking out the word "and" in the first line and by inserting after the word "company" in the second line, the following words: 'The Franklin and Megantic Railway Company, and the Kingfield and Dead River Railway Company, or any two or more of said companies or their successors' so that said section, as amended, shall read as follows:

Consolidation
of certain
railroads
authorized.

'Section 1. The Sandy River Railroad Company, the Phillips and Rangeley Railroad Company, the Franklin and Megantic Railway Company and the Kingfield and Dead River Railway Company or any two or more of said companies or their successors are hereby authorized to consolidate said companies into one corporation in the manner following.'

Section 2
amended.

Section 2. Section two of said chapter one hundred and seventy-two of the private and special laws of eighteen hundred ninety-one is hereby amended by striking out the word "five" in the sixth line thereof and inserting the word 'three' in place thereof, so that said section, as amended, shall read as follows:

How consoli-
dation shall
be effected.

'Section 2. The directors of said corporations may enter into an agreement under their respective corporate seals, for the consolidation of the said corporations, prescribing the terms and conditions thereof, the mode of carrying the same into effect, the name of the new corporation, the number of directors thereof, which shall not be less than three nor more than eleven, the time and place of holding the first election of directors, the amount of capital, and the number of shares of the stock of the new corporation, the manner of converting the shares of capital stock in each of said corporations into the shares of such new corporation.'

Section 8
repealed.

Section 3. Section eight of said chapter one hundred and seventy-two is hereby repealed.

Section 4. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 296.

An Act to increase the authority of the Judge of Probate in Kennebec County for a certain purpose.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The judge of probate for and within the county of Kennebec, is hereby authorized and empowered to grant administration on the estate of Michael Woodward, late of Gardiner, in the county of Kennebec, deceased, at any time within twenty-five years from the said decease of said Woodward, for the purpose of giving to the heirs, Lucy J. Woodward and George H. Woodward, grandchildren of the said Michael Woodward, a title to a certain parcel of land mentioned in the will of said Michael Woodward.

Judge of probate empowered to grant administration on estate of Michael Woodward.

Section 2. An administrator appointed under this act shall have the same authority and be subject to the same liabilities as an administrator appointed under the public laws of this state.

Powers of administrator.

Section 3. The provisions of section one, chapter sixty-four of the revised statutes, in regard to time when administration may be granted on the estate of any deceased person, shall not debar or hinder the granting of administration on the estate of said Michael Woodward.

Provisions of chapter 64, R. S., shall not hinder granting of this administration.

Section 4. This act shall become null and void as soon as the purpose indicated in section one shall have been accomplished.

When act shall be void.

Section 5. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 297.

An Act to authorize the Town of Roque Bluffs to maintain a wharf.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The inhabitants of Roque Bluffs are hereby authorized to accept a certain parcel of land conveyed to them by deed of Clark Longfellow, dated October twenty-seven, in the year of our Lord eighteen hundred and ninety-six, and recorded on page three hundred and ninety-one, in book two hundred and nineteen of Washington county registry of deeds, and to erect, own, repair or maintain a wharf upon said land.

Town of Roque Bluffs authorized to erect a wharf

Section 2. Said inhabitants are also hereby authorized to accept as a gift the wharf now on said land, and also to accept contributions of money or materials from the owners of Roque

Authorized to accept the gift of wharf and land, etc.

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Authorized to appropriate money to maintain wharf.

island, for the purpose of repairing and maintaining said wharf, and in consideration therefor to allow the inhabitants of Roque Bluffs and the owners and inhabitants of Roque and Spruce islands to have the free use of said wharf in the ordinary course of their common and usual pursuits.

Section 3. Said inhabitants also to have authority to appropriate and expend money to repair and maintain such wharf.

Section 4. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 298.

An Act to authorize the Lewiston and Auburn Electric Light Company to supply electricity for power.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lewiston and Auburn Electric Light Company authorized to supply electricity.

Section 1. The Lewiston and Auburn Electric Light Company is hereby authorized to make, generate, sell, distribute and supply electricity for heating, manufacturing and mechanical purposes.

Section 2. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 299.

An Act to prevent the throwing of sawdust and other refuse stuff into the waters of McGraw, Ellis, East, North, Great, Long, Little or Snow Ponds or either of their tributaries, situated partly in Kennebec and partly in Somerset Counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of mill waste into certain ponds prohibited.

Section 1. It shall be unlawful to cast or throw or put into McGraw, Ellis, East, North, Great, Long, Little or Snow ponds, or any of their tributaries, any mill waste, slabs, edgings, bark, chips, shavings, sawdust or any other mill waste of a fibrous nature created in the manufacture of any sawn or planed lumber, or to place, pile or deposit on the banks of any of these waters, any slabs, edgings, shavings or fibrous material created by the manufacturing of any sawn or planed lumber or shingles, in such negligent or careless manner that the same shall fall or be washed into any of said waters, or with the intent that the same shall fall or be washed into any of said waters.

Section 2. Whoever violates any of the provisions of this act shall be punished by a fine of not less than five dollars nor more than one hundred dollars for each offense.

Approved March 1, 1901.

Chapter 300.

An Act prohibiting the taking of Shell Fish from the shores and flats of Little Whaleboat Island in the Town of Harpswell.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall, between the date of the approval of this act and the first day of July, nineteen hundred and six, take, dig, or in any manner destroy, or interfere with the growth of any shell fish in or upon the shores or flats of Little Whaleboat island, in the town of Harpswell, under a penalty of not less than ten dollars, nor more than one hundred dollars for each and every violation of the provisions of this section.

Close time
for shell fish
till 1906,
established
in Harpswell.

—penalty for
violation.

Section 2. The shores and flats of said island shall, at all times during the period mentioned in the preceding section, be at the disposal of the commissioner of sea and shore fisheries, and of the United States commissioner of fisheries, for the purposes and uses expressed in section thirty-eight of chapter forty-two of the public laws, approved on the eighth day of March, eighteen hundred and ninety-nine.

Shores and
flats under
jurisdiction
of state and
United States
commission-
er of
fisheries.

Section 3. The owners of said shores and flats, or said commissioners, shall cause public notice of the provisions of this act to be published for three successive weeks in some public newspaper published in the county of Cumberland, and also by posting copies of this act in conspicuous places near said shores and flats.

Public notice
of this act
shall be given
by owners of
shores.

Section 4. The penalty provided for in section one may be recovered by complaint, indictment, or action of debt in the name of the commissioner of sea and shore fisheries, or his successor in said office, and all fines and penalties recovered under this act, shall be paid to the state treasurer, and added to the appropriation for sea and shore fisheries.

Penalty for
violation.

Section 5. This act shall take effect when approved.

Approved March 1, 1901.

Chapter 301.

An Act to establish the Hancock County Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- Corporators.** Section 1. I. L. Halman, George M. Warren, Myer Gallert, J. T. Giles, W. E. Emery, A. C. Hinckley, Henry W. Sargent, S. D. Leavitt, their associates and successors, are hereby incorporated into a corporation, under the name of the Hancock County Railway Company, for the purpose of building, constructing, maintaining and operating by electrical, steam, animal, water, or other power, a railway for passenger and freight transportation, with such single or double tracks, side tracks, switches, turnouts, stations and appurtenances, and with such poles, wires, appliances and appurtenances, as may seem advisable and desirable to said company, between the western terminus of the Washington County Railroad, is the town of Hancock, in the county of Hancock, and such point within the limits of the town of Castine, in said county of Hancock, as may seem to said company desirable, together with the right to cross the tide waters of Union river, so called, within the limits of the city of Ellsworth, upon bridges of said city, or upon bridges of said company erected therefor, and together also with the right to lay their said tracks and place their poles, wires and appliances, and to operate said railway in, across, along and over such streets within the limits of said city of Ellsworth, and within the limits of the towns of Surry, Bluehill, Sedgwick, Brooklin, Brooks-ville, Penobscot and Castine, as may be assented to in writing by the municipal officers of said city and towns at any meeting thereof upon petition of said company, and together, also, with the right to cross tide waters and navigable waters within the limits of any of said towns mentioned, upon existing bridges or upon bridges of said company erected therefor, provided, however, that said railway company shall not unnecessarily obstruct navigation, and that the manner and conditions of its so crossing said river or tide waters, or navigable waters, upon any bridges, and of its erecting and maintaining any bridges of its own, shall first be determined by the municipal officers of the city or town within the limits of which said bridges shall be so erected, maintained or used.
- corporate name.**
- purposes.**
- location.**
- authorized to use the streets with consent of municipal officers.**
- May cross navigable waters, but shall not obstruct navigation.**
- Gauge.** Section 2. Said railway shall be of a gauge not to exceed five feet, and the land occupied by said company for its main track line, exclusive of turnouts, switches, side tracks, stations or appurtenances, shall nowhere exceed four rods in width. Said company shall have power, from time to time, to fix such

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rates of compensation for transportation of passengers or freight as it may think expedient, and in general, shall have and enjoy all the powers and privileges incident to or usually granted to similar corporations.

—may fix rates of compensation for transportation of passengers.

Section 3. Said company shall further have power to occupy any lands reasonably necessary for its tracks, switches, turn-outs, stations, appurtenances or appliances, and to excavate or construct in, through or over such lands to carry out its purposes. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds in said county of Hancock, plans of such locations and land, and within thirty days thereafter, publish notice thereof in some newspaper in said county, such publication to be continued for three weeks successively.

May take and occupy lands.

—file plan of location in registry of deeds.

Section 4. For the purpose of determining the damages to be paid for such location, occupation and construction, the land owner or said railway company, may within three years after the filing of plans of location, apply to the commissioners of said county of Hancock, and have such damages assessed as is provided by law in cases wherein land is taken for railroads, so far as the same is consistent with the provisions of this charter, and where inconsistent, or at variance with this charter, the charter shall control. If the railway company shall fail to pay such land owner, or to deposit for his use with the clerk of the county commissioners such sum as may be finally awarded as damages, with costs, within ninety days after final judgment, the said location shall be thereby invalid, and the company forfeit all right under the same. If such land owner secures more damages than were tendered by said company, he shall recover costs, otherwise the company shall recover costs. In case the said company shall begin to occupy such land before the rendition of final judgment, the land owner may require said company to file its bond to him with the county commissioners, in sum and with such sureties as they approve, condition for said payment or deposit. Failure to apply for damages within said three years by the land owner shall be held to be a waiver of the same. No action shall be brought against said railway company for such taking and occupation of land until after such failure to pay or deposit as aforesaid.

Damages and how determined.

—failure to pay damages invalidates charter.

failure to apply for damages held as a waiver of same.

Section 5. The capital stock of said company shall be fixed at the first meeting of said company, with the right to increase up to five hundred thousand dollars, and shall be divided into shares of one hundred dollars each.

Capital stock.

Section 6. Said company for all its said purposes may hold real and personal estate sufficient, necessary and convenient therefor.

May hold real estate.

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May issue
bonds and
mortgage
property.

Section 7. Said company may issue its bonds for the construction of its works, maintenance or operation of the same of any or all kinds, upon such rates and terms as it may deem expedient, not exceeding the sum of twenty-five thousand dollars per mile and not exceeding in total amount the amount of capital stock of said company at the time of the issuance of said bond, and to secure the same by mortgage of any property and franchise of the said company.

Municipal
officers may
regulate
speed and
removal
of snow.

Section 8. The municipal officers of said towns and city shall have power at all times to make all such regulations as to rates of speed, removal of snow and ice, keeping in repair that portion of street between the rails, and adjacent to them outside, and the mode of use of the tracks of said company, within the limits of any of said towns or cities, as the public safety and convenience may require.

First meeting,
how called.

Section 9. The first meeting of said company shall be called by a written notice signed by any one corporator above named, stating the time and place of meeting, served upon the other corporators above named, either personally or by leaving the same at the last and usual place of abode of each, at least seven days before the time of such meeting, or said first meeting may be called by a written notice signed by any one corporator, above named, stating the time and place of meeting, published in the Ellsworth American, a newspaper published at Ellsworth, in said county of Hancock, at least fourteen days before the time of such meeting. In either case, the certificate of the signer of the notice shall be sufficient proof as to the service or publication of the notice.

Authorized
to build
branch lines.

Section 10. The said Hancock County Railway is hereby granted the further right to build, equip, maintain and operate a branch of its line, with the same privileges, and subject to the restrictions conferred upon it in the preceding nine sections, from any point of its line or tracks within the limits of the city of Ellsworth to any point within the limits of the town of Lamoine, in said county of Hancock, or to any point within the limits of the town of Trenton, in said county of Hancock.

Approved March 1, 1901.

Chapter 302.

An Act additional to, and amendatory of Chapter six hundred and twenty-five of the Private and Special Acts of eighteen hundred and ninety-three, entitled "An Act to establish a Board of Police of the City of Biddeford," as amended by Chapter sixty of the Private and Special Acts of eighteen hundred and ninety-five, entitled "An Act to amend an Act entitled 'An Act to establish a Board of Police of the City of Biddeford' approved March twenty-eight, one thousand eight hundred and ninety-three.'

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The office of city marshal and deputy marshal of the city of Biddeford as now established by law are hereby abolished.

Office of marshal and deputy marshal abolished.

Section 2. Upon the approval of this act the board of police of the city of Biddeford are authorized and empowered to appoint a chief of police and captain for the police force of said city, said chief of police shall be invested with all the powers and authority now given to, or bestowed by law upon, the city marshal of said city, and said captain shall have the same power and authority now conferred by law upon the deputy marshal. The compensation for services of such chief of police shall be the same as that now provided by law for the city marshal of said city, and the compensation of such captain for services shall be the same as that now provided by law for the deputy marshal.

Appointment of chief and captain of police.

—powers of chief.

—compensation.

Section 3. The marshal and deputy marshal acting at the time of the approval of this act shall continue to serve with full power and authority until said board of police shall appoint such chief of police and captain.

Authority of marshal and deputy continued till chief is appointed.

Section 4. The board of police of the city of Biddeford shall have the authority to appoint from time to time special police officers for a limited time for special services.

Special police officers may be appointed.

Section 5. All acts and parts of acts inconsistent herewith, are hereby repealed.

Inconsistent acts repealed.

Section 6. This act shall take effect when approved.

Approved March 1, 1901.

CHAP. 303**Chapter 303.**

An Act to grant a charter to the Union Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—powers.

—location.

Authorized to
deal in
personal
property.

May connect
with certain
towns.

—may
establish
exchanges.

May take
land.

—capital
stock.

Section 1. F. E. Burkett, H. L. Robbins and L. M. Burkett are hereby created a body politic to be known as the Union Telephone Company of Union in the county of Knox, which is hereby empowered to buy, construct, own, maintain, operate, lease, manage, control and sell telegraphs and telephones, the lines, wires and all things belonging thereto, connected therewith, or necessary or convenient therefor; and to build and operate its lines in the towns of Union, Washington, Appleton and Hope in Knox county, and Searsmont, Liberty, Montville, Lincolnville, Belmont and rights for pay station only in Belfast in Waldo county.

Section 2. They shall have the right of buying, selling, owning, holding, improving and dealing in all kinds of personal property; and of exercising all the rights which are now or may be hereafter conferred by the state of Maine, including the right to own and hold stock and bonds of other companies.

Section 3. They shall have the right to connect by telegraph or telephone, or both, the towns of Union, Washington, Appleton and Hope in Knox county, and the towns of Searsmont, Liberty, Montville, Lincolnville, Belmont and Belfast in Waldo county, and the several villages therein and parts thereof, interchangeable each and all with the others, and therefore to construct its lines along the general route of the highway between the places to be connected; and further to establish in any or all of the said towns, telegraph and telephone exchanges at such places as may be determined, and connect therewith the houses and places of business in any and all of said towns, whose occupants may wish to use instruments operated in connection with any such exchange, and therefore, to make such exchanges by the general route of the company.

Section 4. They shall be granted the right to take and hold, as for public use, any land or route that may be necessary or convenient in connecting the points or places, when it may have the authority to construct the lines subject to the general laws of the state of Maine. The capital stock of said company shall be ten thousand dollars.

Approved March 6, 1901.

Chapter 304.

An Act authorizing the Milbridge and Cherryfield Electric Railroad Company to construct and operate its railroad over Narraguagus River in Milbridge.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Authority and permission is hereby given and granted the Milbridge and Cherryfield Electric Railroad Company, a duly created corporation, to construct, maintain and operate its proposed railroad over, along and across the navigable tide waters of the Narraguagus river in the town of Milbridge in the county of Washington, at or near the northerly side of the big bridge, so called, and the draw bridge as now constructed at that point in said Milbridge, under the directions and approval of the board of railroad commissioners.

Corporation authorized to cross tide waters.

Section 2. Said company shall construct and maintain a suitable draw bridge for the use of vessels in navigating said river.

Shall maintain a draw-bridge.

Section 3. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 305.

An Act authorizing and empowering the Register of Deeds for the county of Cumberland to make a true copy of contents of volume one of the Cumberland county records of deeds and to certify that it is a true copy of said records.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The register of deeds for the county of Cumberland is hereby authorized and empowered to make a true copy of the contents of volume one of the Cumberland county records of deeds and to certify that it is a true copy of said records.

Register of deeds, Cumberland county, authorized to make copy of volume 1.

Section 2. When said copy is so made and certified, the records contained therein and the certified copies made therefrom shall be received in all courts of law with the same legal effect as those contained in the original volume.

Certified copies of such copy shall be received as evidence.

Section 3. The compensation for such services shall be fixed by the county commissioners of said county and upon an order approved by them shall be paid by the county treasurer.

Compensation for writing copy.

Section 4. This act shall take effect when approved.

Approved March 6, 1901.

CHAP. 306**Chapter 306.**

An Act to authorize the town of York to supply light for public uses.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town author-
ized to
contract for
lighting
streets.

Section 1. The town of York is hereby authorized to make such contracts for lighting the streets in any part of said town as the inhabitants thereof, at any meeting called, notified and held according to law, may determine.

May raise
money.

Section 2. Said town may raise money to carry out the purpose of this act in any method in which money may be raised for ordinary town charges.

Section 3. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 307.

An Act to authorize the Maine and New Hampshire Granite Company to maintain a tramway across a county road in the town of Jay.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized to
maintain
overhead
tramway
across county
road.

For the purposes of its granite business, the Maine and New Hampshire Granite Company is hereby authorized to construct and maintain an overhead tramway across the county road in the town of Jay leading from North Jay post office to Livermore Falls at a point in said road where said company crosses with its finished and unfinished stock. Said tramway to be built and maintained according to the reasonable requirements of the municipal officers of said town of Jay.

Approved March 6, 1901.

Chapter 308.

An Act to amend Chapter four hundred and nineteen of the Private and Special Laws of eighteen hundred and ninety-seven as amended by chapter one hundred and fifty-five of the Private and Special Laws of eighteen hundred and ninety-nine, relating to the Penobscot East Branch Log Driving Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter four hundred and nineteen of the private and special laws of eighteen hundred and ninety-seven is hereby amended by striking out the following in the twelfth, thirteenth and fourteenth lines thereof, namely, "Any owners of logs landed below Grand lake dam may drive their own logs landed below said dam." Said section two of chapter four hundred and nineteen as amended by chapter one hundred and fifty-five of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out after the word "Medway" in the eleventh line of said chapter one hundred and fifty-five the following words "whether driven by said corporation or by the owners of said logs or other lumber," and in the eighteenth line thereof by striking out after the words, "west branch," the following words, namely: "and the owner or owners of logs or other lumber to be driven down said east branch between said Grand lake dam and said west branch who may drive their logs as hereinbefore provided," so that said section, as amended, shall read as follows:

Section 2,
chapter 419,
special laws,
1897, amended.

'Section 2. Said corporation shall drive all logs and other lumber belonging to said corporation, or any of the members thereof, that may be in the east branch of the Penobscot river for that purpose, between Grand lake dam and the west branch at said Medway, to such place of destination on the Penobscot river as may be designated by the owners of such logs and other lumber, or by the directors of said corporation, such place not to be below the Penobscot boom where logs are usually sorted. Provided, however, said corporation shall be under no obligation to drive logs or other lumber coming into said east branch unless seasonably delivered for that purpose below said Grand lake dam. And said corporation for the purposes aforesaid, may clear out and improve the navigation of the river between the points aforesaid, remove obstructions, break jams, build dams and side dams, erect piers and booms, and make all other necessary improvements.

Shall drive
all logs in the
East Branch.

—not obliged
to drive logs
unseasonably
delivered.

—may
improve
navigation.

Said corporation shall keep a true and itemized account of all the expenses incurred in making all the improvements herein provided and a separate account shall be kept for each place so

Shall keep
account of
expenses.

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—owners of logs shall be assessed for improvements.

—shall have lien on logs for payment.

—members shall file statement of logs driven with clerk.

—when assessments shall be made.

—rates for driving logs from Mud brook.

—if owner fails to file statement, delinquent may be assessed.

—clerk shall keep record of assessments.

—assessments, how enforced.

improved. For removing obstructions, building dams and side dams, erecting piers and booms and making all the improvements to improve the navigation of said river as hereinbefore provided, all the logs or other lumber driven in said river between Grand lake dam and the west branch at said Medway shall be assessed for the payment of said improvements as hereinafter set out; and there shall be a lien upon all said logs or other lumber for the payment of the assessments so made to be enforced as hereinafter provided. The members of said corporation owning logs or other lumber to be driven down said east branch between said Grand lake dam and said west branch shall on or before the fifteenth day of April in that year file with the clerk of said corporation a statement in writing signed by said member or members, owner or owners, his or their authorized agent, of all such logs or other lumber, the number of feet board measure, and the marks thereon together with the places from which the logs are to be driven and their destination, which said statement shall be under oath if required by the directors or any one of them; any one of said directors is hereby empowered to administer said oath. On or before the first day of September of each year, said directors shall assess upon all logs or other lumber driven down said east branch that year between said Grand lake dam and said west branch all or such part of the amount expended in said improvements, before the date of said assessment, as the directors decide to be just and equitable; provided always, that no logs shall be assessed for on account of any improvements over which such logs do not pass. And provided further, that the assessment on logs driven from the northerly bank of Mud brook shall not exceed three cents per thousand feet and on logs driven from the foot of Bowlin falls shall not exceed five cents per thousand feet. If any owner or agent shall neglect or refuse to furnish or file said statement the directors may assess such delinquent or delinquents, for his or their proportion of such expenses. The directors shall give public notice before making said assessment, by publication in some newspaper printed in Rangor two weeks in succession, the last publication to be before making said assessment. When the owner or owners of any mark of logs or other lumber is unknown to the directors, the directors may set to the mark upon such logs or other lumber, any assessment or assessments herein provided. The clerk shall keep a record of all assessments and all expenses upon which such assessments are based, which shall be open to all persons interested. All assessments shall be made at the office of said corporation. The directors shall give the treas-

urer a list of all assessments by them made, with a warrant in due form under their hands; and said corporation shall have a lien on all logs and other lumber driven down said east branch for the expenses of said improvements as hereinbefore set out, which lien may be discharged by giving the bond provided in section seven of this act. All assessments shall be collected in the same manner that the assessments for driving said logs are collected as provided in section seven. All the provisions of said section seven shall apply to the collection of the assessments herein provided for so far as the same may be applicable.'

—collection
of.

Approved March 6, 1901.

Chapter 309.

An Act to amend Section two of Chapter four hundred and six of the Private and Special Laws of the year eighteen hundred and fifty, entitled "An Act creating the Norway Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter four hundred and six of the private and special laws of the year eighteen hundred and fifty is hereby amended by changing the period after the word "department" at the end of said section to a comma, and adding to said section the following words: 'for the purchase or acquirement, care and maintenance within the limits of said corporation of lands for public park purposes, and for the planting and care of shade trees within the street limits and public parks of said corporation;' so that said section, as amended, shall read as follows:

Section 2,
chapter 406,
special laws,
1855, amended.

'Section 2. Said corporation is hereby invested with power at any legal meeting called for the purpose, to raise such sums of money as may be sufficient for the repair and preservation of one or more fire engines, engine houses, hose, buckets, ladders or other apparatus for the extinguishment of fires, for the construction of reservoirs and aqueducts, for the procuring of water and for organizing and maintaining within the limits of said territory an efficient fire department, for the purchase or acquirement, care and maintenance within the limits of said corporation of lands for public park purposes, and for the planting and care of shade trees within the street limits and public parks of said corporation.'

Authorized to
raise money
for certain
purposes.

Approved March 6, 1901.

CHAP. 310**Chapter 310.**

An Act to close a portion of Sandy River and certain of its tributaries against fishing.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time
for fish in
Sandy river
for four years.

Section 1. It shall be unlawful for a period of four years from June first, nineteen hundred and one, to fish for, take, catch or kill any kind of fish in Sandy river or in any of its tributaries from Small's falls, so called, in Madrid, in Franklin county, to Sandy river pond.

Close time in
tributaries
for four
years.

Section 2. It shall be unlawful to fish for, take, catch or kill any kind of fish in the following named tributaries of Sandy river below said Small's falls, for a period of four years from June first, nineteen hundred and one, namely: The north branch, called the Chandler mill stream; the south branch, called the Crossman stream; the Bowen brook; Saddleback stream that empties into Sandy river at Madrid village; and the Ben Morri son brook that flows into Saddleback stream.

Penalty for
violation.

Section 3. Whoever violates any of the provisions of this act shall be subject to the same penalties provided for illegal fishing in the general law of the state.

Approved March 6, 1901.

Chapter 311.

An Act to amend "An Act to incorporate Madison Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 8,
special laws,
1887, as
amended by
section 2,
chapter 361,
laws, 1888,
as amended
by laws of
1890, further
amended.

Section 1. Section two of chapter eight of the private and special laws of the year eighteen hundred and eighty-seven as amended by section two of chapter three hundred sixty-one of the private and special laws of the year eighteen hundred and eighty-nine, as amended by section two of chapter three hundred of the private and special laws of the year eighteen hundred and ninety-five, is hereby amended, so that the same shall read as follows:

May raise
money by
taxation for
corporation
purposes.

'Section 2. Said corporation is hereby authorized and vested with power, at any legal meeting called for the purpose, or at its annual meeting, to raise money by taxation, or otherwise, including the power to issue bonds or notes therefor, provided, the whole amount does not at any one time, exceed five per cent of the assessed valuation of such corporation, and provided also, that the amount raised by taxation in any one year shall not

exceed one-half of one per cent on a dollar of the valuation of the property within the limits of said territory; to bear the expense of a night watch, a police force, and all the other necessary measures for the better security of life and property and for the promotion of good order and quiet within its limits; for the purchase, lease, repair and preservation of one or more fire engines, engine or hose houses, hose, buckets, ladders, and other apparatus for the extinguishment of fires, and for organizing and maintaining an efficient fire department; for sewers; for the purchase and improvement of lands for village parks or commons; for the planting of shade trees; for the purchase or lease of lands for, and the building of a village hall and library; for the purchase of land for a village cemetery or burying ground, with the power to sell and convey the same in lots for burial purposes; for the building and maintaining of a lockup, or house of correction, a pest house, and for any acts necessary for the prevention of infectious diseases and the preservation of the public health and good order within its limits; to pay the interest on any debt or loan; for the purchase or lease of lands and water power for, and the building or purchase of dams, manufactories and works for the providing and supplying of electricity, light and power, for the purchase of dynamos and other apparatus for fully equipping, maintaining an electric or other kind of a light and power plant, and to construct, lay, maintain and support lines of wire or other material for the transmission of electricity or other light and power, submarine, underground, upon, under, along and over any and all streets and roads within the limits of said corporation, also all streets and roads in the towns of Anson and Starks, provided that permits be first secured for such purposes from the municipal officers of said towns of Anson and Starks, in the same manner as is provided by chapter one hundred two of the public laws of Maine for the year one thousand eight hundred and ninety-five, and to erect, establish and maintain in and along said streets and roads all necessary posts, pipes, supports and appurtenances for lighting the streets and buildings belonging to said corporation and the streets and roads of said towns of Anson and Starks, and provided that such posts, pipes, supports and wires are erected, established and maintained in such manner as not to interfere with or incommode the public use thereof; and hereby empowering said corporation to contract with and sell and distribute light and power to individuals and corporations; also including the right to purchase or lease the rights, privileges, properties and franchises of any other corporation incorporated or organized for the same purposes within the same

—may lay
lines for
transmission
of electricity,
etc.

—may lease
rights of
other
corporations.

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—may hold
real or per-
sonal estate.

—liable for
all damage.

—how
ascertained.

—failure to
apply for
damages for
two years
held to be a
waiver of
same.

territory, and hereby empowering such corporations to sell, transfer, convey or lease their privileges, properties and franchises to said corporation and for the purpose of constructing or purchasing of any individual or corporation, all necessary dams, pumping stations and reservoirs, mains, gates, aqueducts, hydrants, and all necessary structures for conveying to and supplying the inhabitants of said corporation with water, for all domestic, sanitary and municipal purposes, including the extinguishment of fires, including all the rights, powers, privileges and franchises granted or held by charter or otherwise, by the individual or corporation of whom the purchase is made; and said corporation is also hereby empowered for any of the purposes herein named, to take and hold, by purchase, gift or bequest, any real or personal estate, interest or easement in them, including the right to take as for public uses, any land or interests in real estate for any of the purposes herein named. Said corporation shall be held liable to pay all damages that may be sustained by any person or corporation by the taking of lands and also for all damages for any other injuries resulting from any of the acts herein authorized, and if any person sustaining damage as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party may cause such damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways, with the same rights of appeal. Failure to apply for such damages within two years shall be held to be a waiver of the same.'

Section 2. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 312.

An Act to incorporate the Pownal and Yarmouth Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Section 1. Frank W. Carlton, John S. Hyde, John Scott, William G. King and their associates, successors and assigns, are hereby created a body corporate by the name of the Pownal and Yarmouth Railroad Company, with all the powers, privileges and immunities and subject to all the duties and liabilities provided in the general laws respecting railroads, not inconsistent with the express provision of this act.

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Section 2. Said corporation is authorized to survey, locate, construct, maintain, operate, alter and keep in repair a railroad of standard gauge, commencing at the quarry of the Bath Granite Company in the town of Pownal in the county of Cumberland, and extending southerly through the towns of Pownal, North Yarmouth, Yarmouth and Freeport all in said county of Cumberland, to the wharf of said Bath Granite Company on Cousins river in said town of Yarmouth.

Authorized to construct a railroad.

—route.

Section 3. Said corporation is authorized and empowered to operate its railroad by steam, electricity or any other motive power; provided, however, that said corporation may operate its railroad for the transportation of freight only.

How road may be operated.

—may carry freight, only.

Section 4. Said corporation is hereby granted the right to purchase and hold water privileges and other real estate, for the purpose of erecting and maintaining power houses for the generating of electricity or other motive power. Also for the location, construction, repair and convenient use of its railroad, the right to purchase or take and hold as for public uses, land and all material in and upon it; the land so taken shall not exceed four rods in width, except when greater width is necessary for the purpose of excavation and embankments, and for side tracks and buildings, as provided by law and provided also that in all cases said corporation shall pay for such land, estates and materials, such price as they and the owners thereof may mutually agree upon, and in case said parties shall not otherwise agree, the said corporation shall pay such damages as may be ascertained and determined, as provided in the general laws respecting railroads.

—may hold water rights and real estate.

—may take land not exceeding four rods in width.

—damages, how ascertained.

Section 5. Said corporation is hereby authorized to own, construct, maintain and operate a line or lines of telegraph and telephone upon and along its lines of railroad, with power to establish tolls on said line or lines. It is also authorized and empowered to connect its line or lines with those of any other telegraph or telephone company or corporation, or to sell or lease its line or lines of telegraph and telephone property, either before or after completion, to any other telegraph or telephone company or corporation upon such terms as may be mutually agreed upon, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telegraph or telephone upon such terms as may be mutually agreed upon.

Authorized to construct lines of telegraph and telephone.

—may connect with other lines.

—may lease or purchase other lines.

Section 6. Said corporation is hereby given the right to connect with the Maine Central or any other railroad and may sell or lease its line or lines to any other railroad corporation, which latter company is hereby authorized to enter into such contract

May connect with any railroad.

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of sale or lease, and the directors of the two corporations may enter into such contract for the running of the road or roads and for the purchase, sale or lease thereof, as the directors of the two contracting companies, in the exercise of their best judgment and discretion, may deem for the advantage of their respective corporations, subject to the approval of a majority of the stock in each corporation.

Capital stock. Section 7. The capital stock of said corporation shall not be less than six thousand dollars for every mile of road proposed to be constructed, to be divided into shares of one hundred dollars each; but it may be increased from time to time, as provided in section five of chapter fifty-one of the revised statutes.

May have two years to file location. Section 8. Said corporation shall have two years in which to complete and file the location of said railroad; provided, however, that they may proceed with the construction of any portion of said line having first presented to the board of railroad commissioners a petition for approval of location, accompanied with a map of such portion of said line about to be constructed, upon an appropriate scale and with a profile of the rail on the relative scales of profile paper in common use, and with a report and estimate prepared by a skillful engineer from actual survey. The board of railroad commissioners shall, on presentation of said petition appoint a day for a hearing thereon, and the petitioners shall

—proviso.

—hearing.

—shall file copies of plan with county clerk and railroad commissioners.

—plans shall be filed with secretary of state.

give such notice thereof as said board deems reasonable and proper in order that all persons may have an opportunity to appear and object thereto. If the board of railroad commissioners after hearing the petition, approve the proposed location, the corporation may proceed with the construction thereof; provided, that they first file with the clerk of the county through which such portion of said road, about to be constructed, passes, a plan of the same, defining its courses, distances and boundaries and another copy of the same with the railroad commissioners, but the location so filed shall not vary except to avoid expense of construction, from the route first presented to said board of commissioners, unless said variation is approved by them; and said location together with any variations made therein shall be filed within one year from the time of the approval of said location in the office of the secretary of state; provided, also, that a majority of the directors file with said railroad commissioners a certificate under oath, signed by them, that capital stock to the amount of six thousand dollars per mile, for every mile of said road about to be constructed, has been subscribed in good faith by responsible parties and that five per cent thereof has been paid in, in cash, to the treasurer of said corporation.

CHAP. 313**First meeting,
how called.**

Section 9. The first meeting of said corporation may be called by any two of said corporators, giving notice in writing to their several associates; and said corporation may make such by-laws as are proper and not inconsistent with the laws of the state.

Section 10. The officers of said corporation shall consist of a board of directors, president, clerk, treasurer and such other officers as may be provided in the by-laws; the powers and duties of the officers shall be such as prescribed in the by-laws.

Officers.

Section 11. Said corporation is hereby authorized to make, issue and secure, by first mortgage of all and singular its property real and personal, including its railroad authorized by this act, its equipment and appurtenances, and all its rights, privileges, franchises and easements, as it may hereafter acquire by lease or otherwise, or such part or parts of its said property, railroad equipment, appurtenances, rights, privileges and easements, as it may deem best, bonds in such sum and to such an amount as the stockholders and directors may determine. The corporation is also authorized to provide a sinking fund or funds for the payment of said bonds so issued.

**May issue
bonds and
mortgage
property.****—sinking
fund.**

Section 12. Said corporation shall have the right to extend its main line, as provided in the general laws of the state and all the provisions of this act shall apply to all extensions so made.

**May extend
main line
under the
general law.**

Section 13. The corporation shall make payment to the state the fees required by section three of chapter fifty-one of the revised statutes, and the same shall be in full for all fees.

Fees.

Section 14. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 313.

An Act to extend the charter of the Bluehill Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Bluehill Water Company, which were granted by chapter three hundred and fifty-three of the private and special laws of eighteen hundred and eighty-nine, and amended and extended by chapter four hundred and ninety-nine of the private and special laws of eighteen hundred and ninety-seven, and extended by chapter one hundred and nine of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years

**Charter
extended
two years.**

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additional; and the persons named in said act and amendment, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 314.

An Act amendatory to Section twenty of Chapter two hundred and forty-two of the Special Laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the City of South Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City charter
amended.

Section twenty of chapter two hundred and forty-two of the special laws of eighteen hundred and ninety-five is hereby amended by striking out the following sentence, "This provision shall not apply to local tradesmen furnishing supplies of any kind in their line to the city," so that said section, as amended, shall read as follows:

Officers shall;
not be
interested in
any contracts.

'Section 20. Neither the mayor, members of the board of aldermen, or any officer of the city shall be interested, directly or indirectly, in any contract or agreement to which the city is a party.'

Approved March 6, 1901.

Chapter 315.

An Act to close the tributaries of Duck Pond in Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time
for fish in
tributaries of
Duck pond.

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in any of the tributaries of Duck pond, in Cumberland county.

Penalty for
violation.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties provided for illegal fishing in the general law of the state.

Approved March 6, 1901.

Chapter 316.

An Act to close Sandy Stream and tributaries and the tributaries of Unity Pond in the town of Unity.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful for a term of three years to fish for, take, catch or kill any kind of fish, at any time, in the stream known as Sandy stream or any of its tributaries, or in any of the tributaries of Unity pond, situated in the town of Unity, except that eels or suckers may be taken in their season.

Close time for fish in tributaries of Unity pond established for three years.
—exceptions.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties provided for illegal fishing in the general law of the state.

Penalty for violation.

Approved March 6, 1901.

Chapter 317.

An Act to protect Lobsters in the waters adjacent to the shores of the towns of Lubec and Trescott.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall catch, kill or destroy any lobsters between the first day of July and the first day of October in each year, under a penalty of one dollar for each and every lobster so taken, caught, killed or destroyed in the waters adjacent to the shores of the towns of Lubec and Trescott.

Close time for lobsters, annually, from July 1 to October 1.

Section 2. All fines and penalties under this act may be recovered as provided in section forty-eight of chapter two hundred and eighty-five of the public laws of eighteen hundred and ninety-seven.

Penalties, how recovered.

Approved March 6, 1901.

Chapter 318.

An Act to incorporate the Bridgton Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Winburn M. Staples, Albion H. Burnham, Fred C. Knight, C. E. Gleason and W. L. Haskell of Bridgton, E. E. Goodwin, Willis E. Sanborn and Charles A. Bodwell of Sanford, with their associates and successors, be and are hereby
—corporate name.	made a corporation under the name of the Bridgton Water Company, for the purpose of supplying the inhabitants of the town of Bridgton with pure water for domestic, sanitary and municipal
—purposes.	purposes, including the extinguishment of fires; and such corporation shall possess all the powers and privileges and be subject to all the liabilities and obligations imposed upon corporations by law, except as herein otherwise provided.
Location.	Section 2. The place of business of said corporation shall be at Bridgton, in the county of Cumberland and state of Maine, and its business shall be confined to the town of Bridgton, in said county.
May take water.	Section 3. For any of the purposes aforesaid the said corporation is hereby authorized to take and use water from Highland lake or Woods pond, or from any spring, pond, brook, or other waters in the town of Bridgton, to conduct and distribute the same into and through the said town of Bridgton; and to survey for, locate, construct, and maintain all suitable and convenient dams, reservoirs, sluices, hydrants, buildings, machinery, lines of pipe, aqueducts, structures and appurtenances. If water is taken as aforesaid from said Highland lake, the quantity taken therefrom shall be only so much as can be taken by one outlet, conduit or pipe not exceeding eight inches in diameter.
—amount that may be taken from Highland lake.	
May lay pipes.	Section 4. The said corporation is hereby authorized to lay, construct, and maintain its lines of pipe in the town of Bridgton, and to build and maintain all necessary structures therefor at such places as shall be necessary for the said purposes of said corporation; and to cross any water course, private or public sewer, or to change the direction thereof, when necessary for their said purposes of incorporation, but in such manner as not to obstruct or impair the use thereof, and the said corporation shall be liable for any injury caused thereby.
—may cross any sewer.	
—liable for injury.	
May lay pipes along highways.	Section 5. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets, railroads and bridges in the said town, and to take up, replace and repair, all such aqueducts,

sluices, pipes, hydrants and other structures and fixtures, as may be necessary and convenient for any of the said purposes of the said corporation, under such reasonable restrictions and conditions as the selectmen of the said town may impose; and the said corporation shall be responsible for all damages to the said town, and to all corporations, persons and property, occasioned by such use of the highway, ways and streets. Whenever the said corporation shall lay down or construct any pipes or fixtures in any highway, way or street, or make any alteration or repairs upon its works, in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement then removed by it, to be replaced in proper condition.

—responsible
for all
damages.

—shall not
obstruct
travel.

Section 6. The said corporation is hereby authorized to take and hold, by purchase or otherwise any land necessary for flowage, and also for its dams, reservoirs, gates, hydrants, buildings, and other necessary structures, and may locate, erect, lay and maintain aqueducts, hydrants, lines of pipes, and other necessary structures or fixtures in, over and through any land for the said purposes, and excavate in and through such land for such location, construction and erection. And in general to do any act necessary, convenient or proper for carrying out any of the said purposes of incorporation. It may enter upon such land to make surveys and locations, and shall file in the registry of deeds in the county of Cumberland, plans of such locations and lands, showing the property taken, and within thirty days thereafter publish notices of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by more than one line of pipe or aqueduct.

May take
land.

—shall file
plan of
location in
registry of
deeds.

Section 7. Should the said corporation and the owner of such land be unable to agree upon the damages to be paid for such location, taking, holding, flowing and construction, the land owner or said corporation may, within twelve months after said filing of plans of location, apply to the commissioners of said county of Cumberland, and cause such damages to be assessed in the manner and under the same conditions as are prescribed by law in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act. If said corporation shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judg-

Damages,
how ascer-
tained in case
of disagree-
ment.

—if corpora-
tion fails to
pay costs
may be
recovered.

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—when company may recover costs.

—when action may be brought.

—failure to apply for damages held as a waiver.

How damages may be assessed.

May contract to supply water.

—may be exempted from taxation.

Penalty for corrupting water supply or injuring works.

ment shall have been received by the clerk of courts of said county, the said location shall be thereby invalid, and the said corporation shall forfeit all rights under the same, as against such land owner. The corporation may make a tender to any land owner, damages under the provisions of this act, and if such land owner recovers more damages than was tendered him by the said corporation, he shall recover costs otherwise the said corporation shall recover costs. In case the said corporation shall begin to occupy such land before the rendition of final judgment, the land owner may require the said corporation to file its bond to him with the said county commissioners, in such sum and with such sureties as they may approve conditioned for said judgment or deposits. No action shall be brought against the said corporation for such taking, holding and occupation until after such failure to pay or deposit as aforesaid. Failure to apply for damages within the said twelve months shall be held to be a waiver of them.

Section 8. Any person suffering damage by the taking of water by said company as provided by this act, may have his damages assessed in the manner provided in the preceding section and payment therefor shall be made in the same manner and with the same effect. No action shall be brought for the same until after the expiration of the time of payment, and a tender by said company may be made with the same effect as in the preceding section.

Section 9. The said corporation is hereby authorized to make contracts with the town of Bridgton and with any village corporation in the said town, and with the inhabitants thereof, or any corporation doing business therein, for the supply of water for any and all the purposes contemplated in this act; and the said town and any village corporations in the said town by their proper officers, are hereby authorized to enter into any contract with the said corporation for a supply of water for any and all purposes mentioned in this act, and in consideration thereof to relieve said corporation from such public burdens by abatement or otherwise as said town, village corporation, and the said corporation may agree upon, which when made, shall be legal and binding upon all parties thereto.

Section 10. Whoever shall knowingly or maliciously corrupt the water supply of the said corporation, whether frozen or not, or in any way render such water impure, or whoever shall willfully or maliciously injure any of the works of the said corporation, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall

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be liable to the said corporation for three times the actual damage, to be recovered in any proper action.

Section 11. The capital stock of the said corporation shall be fifty thousand dollars and the said stock shall be divided into shares of one hundred dollars each.

Section 12. The said corporation, for all its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding one hundred thousand dollars.

Section 13. The said corporation may issue its bonds for the construction of its works, of any and all kinds, upon such rates and time as it may deem expedient, to an amount not exceeding its capital stock, and secure the same by mortgage of its franchise and property.

Section 14. The first meeting of the corporation shall be called by a written notice therefor, signed by Winburn M. Staples, Charles A. Bodwell, or any incorporator named herein, served upon each corporator by giving the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

Section 15. This act shall take effect when approved.

Approved March 6, 1901.

Capital stock.

May hold estate to the amount of \$100,000.

May issue bonds and mortgage property.

First meeting, how called.

Chapter 319.

An Act relating to the Mallison Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Mallison Power Company, a corporation duly incorporated under the general laws of this state, in addition to the rights obtained thereby, and for the purposes contemplated in its original incorporation and in this act, is hereby authorized and empowered to issue its bonds or other evidences of indebtedness in such amounts and on such times and rates as it may, from time to time determine, and secure the same, by mortgage of its property and franchises; increase its capital stock to any amount not prohibited by law, as it deems necessary; acquire in any legal manner and hold, sell, lease or otherwise convey all real and personal property and rights including the shares of the capital stock and bonds of other corporations, necessary, proper or convenient for all said purposes, and vote upon said stock while so held, and is also authorized and empowered to carry on the business of making, generating, using, selling, distributing, transmitting and supplying electricity for lighting, heat-

Mallison Power Company authorized to issue bonds and mortgage property.

—may increase capital stock.

—may acquire stock and bonds of other corporations.

—supply electricity.

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—erect poles.

—shall not obstruct travel.

—may remove trees.

ing, manufacturing and all other legal purposes; and in the prosecution thereof to locate, construct, maintain, keep in repair and operate its lines with suitable poles, supports, wires, conduits and other apparatus, upon, along, across, over or under any public highway, bridge, railroad or private land that it may find necessary or convenient to accomplish any of the purposes aforesaid in the cities and towns of Westbrook, Windham, Gorham, Standish and Cumberland in the county of Cumberland in this state; but in such manner as not to unnecessarily incommode or endanger the public use thereof, first having obtained the consent of the proper municipal officers of any city or town to such use of any highway or bridge therein, and the consent of the officers of any railroad and the owners of any private land on which it is proposed to build its lines with the right to remove trees and other obstructions, when necessary, within the limits and for the purposes aforesaid except fruit trees or any tree or shrub standing and growing for the purposes of shade or ornament.

Section 2. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 330.

An Act to extend the charter of the Winn Water and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter of company extended.

—organization ratified.

Section 1. The rights, powers and privileges of the Winn Water and Power Company, which were granted by chapter one hundred forty-five of the private and special laws of eighteen hundred ninety-five, as amended by chapter one hundred seventy-eight of the private and special laws of eighteen hundred ninety-nine, are hereby extended, and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act and amendment, to be exercised in the same manner and for the same purposes as specified in said act and amendment; and the organization of said corporation, as now existing, is hereby ratified and confirmed.

Section 2. This act shall take effect when approved.

Approved March 6, 1901.

Chapter 321.

An Act to prohibit fishing in Pleasant Pond and its inlets, situated in Sumner, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be a close time in which it shall be unlawful to fish for any kind of fish in any way or at any time in Pleasant pond or its inlets, situated in the town of Sumner, Oxford county, for the term of three years from the approval of this act; and for the term of five years thereafter it shall only be lawful to fish on Tuesdays, Thursdays and Saturdays of each week, and but twenty-five fish to be taken by any person in any one day.

Close time on fish in Pleasant pond established for three years.

—partial close time for five years.

Section 2. Whoever violates any of the provisions of this act shall be subject to a penalty of ten dollars for each offense, and one dollar for each fish caught, taken or killed in violation thereof.

Penalty for violation.

Approved March 6, 1901.

Chapter 322.

An Act to incorporate the Poland Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Bert M. Fernald, Frank D. True, C. L. Keene, Edward P. Ricker, Alvan B. Ricker and Hiram W. Ricker, their associates and successors, are hereby created a corporation by the name of the Poland Telephone Company, with all the powers, rights and privileges, and subject to all the duties and obligations of similar corporations under the general laws of this state.

Corporators.

—corporate name.

Section 2. Said corporation is hereby authorized to construct, own, maintain and operate telephone line or lines anywhere in the counties of Androscoggin, Oxford and Cumberland in the state of Maine, having obtained consent of the several municipalities, and said company shall have a right to locate and construct its lines upon and along any public highway or bridge in said counties, but in such a manner as not to incommode or endanger the customary public use thereof.

Authorized to construct telephone lines.

—location.

—construct lines along any highway, but shall not obstruct use thereof.

Section 3. Said corporation is hereby authorized and empowered to connect its line or lines with those of any other telephone company or corporation on such terms as may be agreed upon, or to sell or lease its line or lines of telephone and property in

May connect with other lines.

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—may sell
or lease
its lines.

—may pur-
chase other
lines.

Land
damages how
estimated
in case of dis-
agreement.

Capital stock.

—may hold
real estate.

First meeting,
how called.

whole or part, either before or after completion to any other telephone company or corporation, as provided by law or upon such terms as may be agreed by the contracting parties, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telephone upon such terms and conditions as may be agreed by the parties thereto.

Section 4. If the land of any individual or corporation is taken under this act, and the parties cannot agree on the damages occasioned thereby, they shall be estimated, secured and paid in the manner provided in case of land taken for railroads.

Section 5. The capital stock of said corporation shall be of such amount as said corporation may, from time to time determine to be necessary, but not exceeding the sum of one hundred thousand dollars, for the sole purpose of owning, leasing, constructing, maintaining and operating the line or lines of telephone hereby authorized and contemplated. And the said corporation may purchase, hold, lease, sell and convey all real estate and personal property necessary for the purposes contemplated in this charter.

Section 6. Any one of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice signed by himself, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purposes of such meeting, and at such meeting a president, secretary, treasurer and directors may be chosen, by-laws adopted, present amount of capital stock fixed, and any corporate business transacted.

Section 7. This act shall take effect when approved.

Approved March 7, 1901.

Chapter 323.

An Act authorizing and empowering the Great Northern Paper Company to erect and maintain piers and booms in the West Branch of the Penobscot River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Great Northern Paper Company, a corporation existing under the laws of the state of Maine, its successors and assigns, are hereby authorized and empowered to locate, erect and maintain in the west branch of the Penobscot river, between a line drawn across said west branch at the head of Passomogamoc falls and a line drawn across said west branch at the head of the Ambajejus thoroughfare, piers and booms for the purpose of collecting, holding, separating and sorting out logs, pulp wood and other lumber coming down said west branch of the Penobscot river. Provided, however, that at least two sorting gaps are constructed, maintained and used for the passage of logs, pulp wood and other lumber through said booms. Said piers and booms shall be so located, constructed, maintained and used that logs and lumber running down said west branch belonging to other parties and not destined for use and manufacture at the mills of said company, its successors and assigns, shall not be unreasonably impeded or delayed, and such logs and lumber of other parties when stopped for sorting shall be turned by as soon as they can be practically sorted and separated from logs and lumber destined for use and manufacture at said mills, and any stray logs, pulp wood and other lumber not destined for use and manufacture at the mills of said company if found in the booms of said company shall be turned out thereof by said company upon demand of the owner or owners thereof in writing at its own charge and expense.

Great Northern Paper Company authorized to erect piers and booms.

—shall provide sorting gaps.

—passage of lumber shall not be unreasonably impeded.

Section 2. Said Great Northern Paper Company, its successors and assigns, by aid of such piers and booms, are hereby authorized and empowered to separate and sort out from the logs, pulp wood and other lumber coming down said river, all logs, pulp wood and other lumber destined and intended for use and manufacture at the mills of said company; provided, however, if upon approach of the rear of any drive of logs to the booms of said company herein authorized to be constructed and maintained, it shall appear to the person in charge of such drive that said company has not sufficient men to sort and turn by the logs arriving at said booms, so that such drive may be unreasonably impeded or delayed, such person, upon notice to said company in writing left at its office, shall have the right to put men of his own selection upon said booms, to expedite the sort-

Authorized to sort out its own logs, etc

—person in charge of drive may employ men of his own selection to expedite driving.

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—additional
cost of driv-
ing shall be
paid by
company.

—company
not liable for
delay caused
by piers and
booms.

May take
lands and
pass over
shores of
other persons.

—compensa-
tion.

Company
may sort logs
of Twin
Lakes Lum-
ber Company
or permit said
company to
do so by
contract.

ing and turning by of the logs in such drive, who shall be paid by said Great Northern Paper Company; and the additional cost, if any, of making such drive through said booms in consequence of said erections and piers of said paper company shall be paid by said paper company; but nothing herein contained shall make said company liable for any delay caused by said piers and booms. And said company is also hereby authorized and empowered to hold within the piers and booms mentioned in this act and located, erected and maintained as aforesaid, all logs, pulp wood and other lumber coming down said west branch of the Penobscot river which are destined and intended for use and manufacture at the mills of said company.

Section 3. Said Great Northern Paper Company, its successors and assigns, may enter upon, take and hold such lands as may be necessary for the location, erection and maintenance of the piers and booms mentioned in this act and connecting the same with the shores, and may with their agents and teams, pass and repass over said shores and to and from the same, over the lands of other persons, for the purposes aforesaid, and for the operation and management of said piers and booms making compensation therefor as provided in section seven of chapter four hundred and fifty-eight of the private and special laws of eighteen hundred and ninety-seven.

Section 4. Section five of chapter twenty of the private and special laws of the year one thousand eight hundred and ninety-five is hereby amended so that the Great Northern Paper Company, its successors and assigns, are hereby further empowered to separate and sort out from the logs, pulp wood and other lumber coming down said river, or by contract with the Twin Lakes Lumber Company, to permit the Twin Lakes Lumber Company to separate and sort out from the logs, pulp wood and other lumber coming down said river, all logs, pulp wood and other lumber destined and intended for use and manufacture at the mills of said Twin Lakes Lumber Company, subject to the provisions named in said section five.

Section 5. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 324.

An Act to incorporate the Wilton Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. F. J. Goodspeed, R. C. Fuller, H. R. Dascomb, George R. Fernald and C. N. Blanchard, their associates, successors and assigns are hereby constituted a corporation by the name of the Wilton Electric Light and Power Company, with all the powers and subject to all the liabilities of corporations.

Corporators.

—corporate name.

Section 2. Said company is authorized and empowered to carry on the business of lighting by electricity or otherwise, such public streets in the town of Wilton, and such buildings and places therein, public and private as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise within said town and may build and operate manufacturing and works for providing and supplying electricity, light and power, and may lease, purchase and hold real estate, and personal estate to the amount of one hundred thousand dollars, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets and ways with the consent and under the direction of the municipal officers of said town.

Authorized to furnish light and power.

—may hold property to the amount of \$100,000.

Section 3. Said company shall repay to any town, any sum of money which such town may have been compelled to pay on any judgment, for any damages caused by a defect or want of repair in the streets thereof, due to the negligence of said company, or any judgment for damages caused by the neglect of said company in the erecting and maintaining posts, wires or appurtenances connected with said business; provided said company shall have notice in writing of any suit wherein such damages are claimed, and shall be allowed to defend the same at its own expense.

Liability for damages.

Section 4. Said company shall not be allowed to obstruct or impair the use of any public or private drain or sewer, telegraph or telephone wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, in such a manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby, in an action on the case.

Shall not obstruct any public or private drain.

Section 5. The capital stock of said company shall be ten thousand dollars divided into shares of one hundred dollars each, with the privilege of increasing said capital stock from time to

Capital stock.

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—may issue
bonds and
mortgage
property.

First meet-
ing, how
called.

time as the stockholders may determine, to any sum not exceeding one hundred thousand dollars, and said company is hereby authorized to issue bonds, in such amount not exceeding the amount of its capital stock subscribed for, and upon such rates and time as it may determine, and secure the same by a mortgage of its franchises and property.

Section 6. The first meeting may be called by either corporation, giving five days' written notice, by mail, to his associates, stating the time and place thereof, or by publication of said notice, at least once in a newspaper published in Franklin county, said publication to be at least five days before said meeting.

Section 7. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 325.

An Act to incorporate the Union River Water Storage Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—authorized
to store
water.

—may erect
dams, etc.

May hold
real estate
and shares in
other similar
corporations.

Section 1. The firm of Whitcomb, Haynes and Company of Ellsworth; Eugene Hale, Andrew P. Wiswell, Arno W. King, and Jere T. Giles, jointly; the Ellsworth Water Company, a corporation; Charles J. Treworgy, Henry M. Hall, E. H. Greely, A. C. Hagerthy and H. W. Cushman, jointly; and their heirs, successors or assigns, are hereby created a body corporate under the name of the Union River Water Storage Company, for the purpose of making such improvements in Union river and its tributary waters as will enable them to store or hold water for the purpose of increasing and rendering more constant the power or energy of said Union river, and for that purpose, may acquire or erect and maintain dams or other structures at the outlets of any of the lakes or ponds, or upon any of the streams tributary to said Union river, except the east branch thereof, so called, and may flow any of said lakes and streams to such height as may be necessary for the purposes of this corporation, and in their said corporate name, may sue and be sued, plead and be impleaded, and shall enjoy all proper remedies at law and in equity to secure and protect them in the exercise and use of their rights and privileges and in the performance of their duties.

Section 2. Said corporation is hereby authorized to purchase and hold any estate, real and personal, including the right to purchase and hold shares in the capital stock of any other corpora-

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tion owning rights or privileges in or to the waters or powers of said Union river and its tributaries, and to make and adopt by-laws not repugnant to the constitution and laws of the state of Maine, but all dams and other structures authorized herein shall be so constructed as to facilitate and not to impede or interfere the proper driving or floating of logs and wood.

—by-laws.

Section 3. The capital stock of said corporation shall be ten thousand dollars, divided into shares of ten dollars each, and each share shall entitle its holder to one vote at all stockholders' meetings.

Capital stock.

Section 4. Previous to the first meeting of said corporation, twelve shares of its capital stock shall be subscribed and paid for in full, as follows: one share by E. H. Greely, H. W. Cushman and A. C. Hagerthy, jointly, as owners of the eastern power or privilege on the lowest or first waterfall of said Union river; one share by said Greely, Cushman and Hagerthy, jointly, as owners of the western power or privilege on said first waterfall; one share by the said Hale, Wiswell, King and Giles, jointly, as owners of the eastern power or privilege on the next upper or second waterfall; one share by the said Hale, Wiswell, King and Giles, jointly, as owners of the western power or privilege on said second waterfall; one share by Henry M. Hall as owner of the eastern power on the third waterfall; one share by said Henry M. Hall as owner of the western power on said third waterfall; one share by the Ellsworth Water Company as owner of the eastern power on the fourth waterfall; one share by said Ellsworth Water Company as owner of the western power on said fourth waterfall; one share by said Whitcomb, Haynes and Company as owner of the eastern power on the fifth waterfall; one share by said Charles J. Treworgy as owner of the western power on said fifth waterfall; one share by Whitcomb, Haynes and Company as owner of the eastern power on the sixth waterfall, and one share by said Whitcomb, Havnes and Company as owner of the western power on the sixth waterfall; and no shares of said capital stock shall be at any time sold to or owned by persons or corporations not owners of at least one of said powers or privileges enumerated or described above.

Twelve shares shall be subscribed before first meeting.

—who may hold stock.

Section 5. After said first meeting, stock may be issued as subscribed and paid for to owners of said powers or privileges, but only in such amounts as has been previously voted to be raised for the purpose of expenditure under this charter by a majority vote of the board of directors at a regular or special meeting, and whenever the amount so voted to be raised, shall have reached the sum of two thousand dollars during any one calendar year, any further sums voted to be raised and sub-

Directors may regulate the issue of the stock.

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scribed for during that same year shall require and receive an unanimous vote of the board of directors.

Owners of waterpowers have equal right to stock.

Section 6. Owners of the described waterpowers and privileges shall at all times have the right to subscribe equally for stock to be issued, and any transfer of ownership of any of the waterpowers or privileges described and enumerated shall carry with it the transfer of the capital stock in this corporation then standing in the name of the owner or owners of said waterpower or privilege so transferred, but should the owners of any of the described waterpowers or privileges refuse or neglect, for ten days after such meeting and vote of directors, to subscribe for his or their proportional part, as set forth in section four of this act, then the other stockholders subscribing therefor within such time shall be entitled to the same, equally according to the number of single waterpowers owned by those so subscribing therefor, provided that the owner or owners of any waterpower or privilege who at any time shall be delinquent in stockholdings and sums subscribed for the same, shall have the right to purchase back and be entitled to receive from the other stockholders holding the same, the stock not subscribed and paid for by them proportionally, upon tender of the proper amount of money to make their holdings equal with the others.

—if owners neglect to subscribe, other stockholders entitled to same proportionately.

Directors may regulate the flow of water.

Section 7. Said corporation is authorized through and by its directors to regulate the volume and flow of water released from any of its storage reservoirs, and the times for releasing the same, and may by its by-laws provide for the charge and collection of rates or payments of money by users for power purposes of any of its artificially stored and released water, if any users there be whose stockholdings are less in amount than their proportional part of the whole stock issued, according to the apportionment of interests set forth in section four of this act, and said charges may be recovered by said corporation before any justice of the supreme judicial court under proceedings in equity for the purpose brought against the owner or owners of the power or privilege so delinquent in stockholdings, but said charge or rates shall be made only for artificially stored and released water actually used for power purposes, and not fully contributed to in stockholdings by said user or power owner, and shall in no case be at a rate greater than one dollar per additional horse power so furnished per month of two hundred and sixty hours, or at that rate for less time. Provided, however, that the volume and flow of water from the storage reservoirs of the company shall be so regulated as to furnish as nearly as possible, an equal, continuous flow of water in the Union river for the whole twenty-four hours of each and every day, except that the direc-

—provide for rates to be paid by users.

—flow of water shall be equal and continuous.

tors shall have the power to increase or decrease such equal daily flow to such extent and at such times and for such periods as may be assented to by all the waterpower owners herein named and their successors in such ownerships.

Section 8. Said corporation is hereby empowered to take and hold as for public uses, such lands and property as may be necessary for the purposes of said corporation as herein provided, and such material as may be needed for erecting and maintaining its retaining dams and structures, and in case said corporation cannot agree with the owner or owners as to the amount of property to be taken, or the price to be paid therefor, the same shall be determined by the county commissioners of Hancock county, upon application of any party interested to said county commissioners, in the same manner as damages are assessed for the location, alteration, and discontinuance of highways, as provided in chapter eighteen of the revised statutes of eighteen hundred and eighty-three, and acts amendatory thereof and additional thereto, and the same rights of appeal from the decision of said county commissioners shall exist and may be prosecuted in the same manner as provided in said chapter eighteen and acts amendatory thereof and additional thereto; said corporation is hereby empowered also to flow such lands as may be necessary to carry out the purposes of this act, and said corporation shall be liable for all damages by said flowing, to be ascertained and determined in the manner prescribed in chapter ninety-two of the revised statutes.

May take
land and
other
property.

—damages,
how deter-
mined in case
of disagree-
ment.

—appeals
may be taken.

—may flow
land.

Section 9. Any corporation, any copartnership and any individuals as joint owners named as incorporator in this act is or are hereby empowered to take and hold stock in this corporation, and at any meeting of this corporation or on other occasions, may be represented, vote and act, respectively, by such person or committee as its directors may delegate.

How stock
may be held
and voted on.

Section 10. The supreme judicial court has equitable jurisdiction over this corporation, its successors and assigns, and all parties interested, to regulate the use of the water stored in the lakes and reservoirs held under this charter, and the rights of the members between themselves.

Court has
power to
regulate use
of water.

Section 11. If any person shall wantonly or maliciously injure any of the dams or structures which may be constructed by said corporation, he shall on conviction thereof, be punished by a fine not exceeding five hundred dollars, or by imprisonment not exceeding one year, and shall be liable also to pay triple damages to said corporation, to be recovered in an action before any court of competent jurisdiction.

Penalty for
injuring
dams.

Chapter 326.

An Act pertaining to ice fishing and to close certain tributaries to certain Lakes and Ponds in Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing through the ice with more than five lines, by one family in certain waters prohibited.

Section 1. It shall be lawful for citizens of this state to fish through the ice, in the day time, with not more than five set lines to a family, and when under the immediate personal control of the person fishing, and to catch not exceeding twenty pounds or one fish in any one day, and convey the same to their own homes for consumption therein but not otherwise, in the following named lakes and ponds situated wholly or partly in Oxford county, namely: North and Bird ponds in the town of Norway, the Five Kezar's, Moose, Bear, Long, Two Speck, Papoose, and McWain ponds in the town of Waterford, Kneeland, Burnt Land, Songo, and Crooker ponds in the town of Albany, Proctor pond in the towns of Albany and Stoneham, Upper Stowe, and Horse Shoe ponds in the towns of Stoneham, Bradley, Dresser, Farrington, and Slab City ponds in the town of Lovell, Moose, Beaver, Long, Grandeur and Little Ponds in the town of Denmark, Lower Kezar, Lovewell's, Clay, Haley, Charles, Pleasant, Lower Kimball and Bog ponds lying wholly or partly in the town of Fryeburg, Rattle Snake and Burnt Meadow ponds in the town of Brownfield, Moose and Mud ponds in the town of Paris, Indian, Round and Twitchell ponds in the town of Greenwood, Hogan and Whitney, ponds in Oxford, the two Clemons ponds, Middle, Barker and South East ponds in Hiram, Bungamuck pond in Hartford, Keyes and Stearns ponds in Sweden, Bickford, Long and Colcord ponds in Porter, and North pond in Greenwood and Woodstock.

Close time for fish in certain waters in Oxford county established.

Section 2. It shall be unlawful to fish for, take, catch or kill any fish at any time in any of the streams which are tributary to Penneeseewassee lake in Norway, or Great and Cold brooks, tributaries to Upper Kezar pond, in Lovell, and the tributaries to Great and Cold brooks, and the tributaries of Upper and Lower Stowe ponds in Stoneham.

Open time for fishing shall begin when the ice is out.

Section 3. The open time for fishing in all the lakes in Oxford county shall begin as soon as the ice is out of said lakes in the spring instead of on the first day of May as now provided by law.

Penalty for violation.

Section 4. Whoever violates any of the provisions of this act shall be subject to the same penalties as are provided in the general law for illegal fishing.

Section 5. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 8, 1901.

CHAP. 327

Inconsistent
acts repealed.

Chapter 327.

An Act to amend the charter of the Portland Gas Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Portland Gas Light Company is hereby authorized and empowered, in addition to powers conferred upon it by its charter and the purposes therein defined, to manufacture, furnish, distribute and sell gas within the limits of the city of Portland for power, cooking, heating and all purposes for which gas may properly be used. This act shall not be construed as giving to said company exclusive rights in territory where it does not now have such rights under its charter.

Company
authorized
to furnish
power for
cooking, etc.

—shall not
have exclu-
sive rights.

Approved March 8, 1901.

Chapter 328.

An Act to prevent ice fishing in Little Sebago Pond in the towns of Gray and Windham.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill in any way any fish in Little Sebago pond, in the towns of Gray and Windham, from October first to June fifteenth of each year, under a penalty of not more than thirty dollars nor less than ten dollars for each offense and one dollar additional for each fish caught, taken or killed in violation of this act.

Close time
for fish in
Little Sebago
pond between
October 1 and
June 15
annually.

—penalty.

Approved March 8, 1901.

CHAP. 329**Chapter 329.**

An Act pertaining to ice fishing in certain lakes and ponds in Kennebec county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lawful to fish through the ice with five set lines in certain waters in Kennebec county.

Section 1. It shall be lawful for citizens of this state to fish through the ice, in the day time, with not more than five set lines to a family, and when under the immediate personal control of the person fishing, and to catch not exceeding twenty pounds or one fish in one day, and convey the same to their own homes for consumption therein, but not otherwise, in the following named lakes and ponds situated wholly or partly in Kennebec county, namely:

—pickerel may be taken Saturdays from Three Mile pond.

—ice fishing in Cobbosseecontee prohibited.

Penalty for violation.

Inconsistent acts repealed.

All of the ponds and lakes situated wholly or partly in the town of Sidney, Cochnewagon pond in Monmouth, Dexter, Berry, Ford, Pickerel and Wayne pond, situated wholly or partly in the town of Wayne, also all of the lakes or ponds situated in Readfield with the exception of Lake Maranocook, also all of the lakes and ponds situated wholly or partly in the town of Litchfield with the exception of Jimmy pond, so called, also all the lakes and ponds situated on the east side of the Kennebec river in Kennebec county with the exception of Three Mile pond, so called, in China, Windsor and Vassalboro, in which last named pond it shall be lawful to catch pickerel on Saturdays only of each week, also Horseshoe pond in West Gardiner; but nothing in this act shall be construed as permitting ice fishing at any time in Lake Cobbosseecontee, situated partly in Monmouth, Winthrop, Manchester, West Gardiner and Litchfield.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as are provided for illegal fishing in the general law.

Section 3. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 8, 1901.

Chapter 330.

An Act prohibiting fishing except in the ordinary method of angling with artificial flies in any of the ponds lying on Saddleback mountain, or the outlet of same flowing into Dead River pond or Rangeley Lake, or any of the tributaries emptying into said outlet, or in Salmon Lake, formerly known as Gull pond, situated in Dallas Plantation, in Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to take, catch or kill, at any time, any kind of fish in any of the ponds lying on Saddleback mountain, or the outlet to the same flowing into Dead River pond or Rangeley lake, or in any of the tributaries emptying into said outlet, or in Salmon lake, formerly known as Gull pond situated in Dallas plantation, in the county of Franklin, except in open season, and not in open season except in the ordinary method of casting with artificial flies.

Fishing, except with artificial flies in open season prohibited in certain waters in Franklin county.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as provided for illegal fishing in the general law.

Penalty for violation.

Approved March 8, 1901.

Chapter 331.

An Act to prevent the throwing of sawdust and other mill waste into streams lying wholly, or in part, in the towns of Naples, Casco and Raymond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person or persons shall cast or throw into any of the streams, rivers or brooks lying wholly, or in part, in the towns of Naples, Casco and Raymond, in the county of Cumberland, any sawdust, shavings, bark, or other mill waste, or place or deposit such mill waste, or other refuse, along the banks in such a manner that the same shall fall or be washed into said brooks or streams.

Throwing of sawdust, etc. in certain streams in Naples, Casco and Raymond prohibited.

Section 2. Any person violating the provisions of section one shall be subject to a penalty of not less than five dollars and not more than fifty dollars, to be recovered in an action of debt by any party injured, or by indictment.

Penalty for violation.

Approved March 8, 1901.

Chapter 332.

An Act to repeal the organization of Perkins Plantation in Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Organization
of Perkins
plantation
repealed.

Section 1. The organization of Perkins plantation in Franklin county is hereby repealed. Provided, however, that the corporate existence, powers, duties and liabilities of said plantation shall survive for the purpose of prosecuting and defending all pending suits and causes of suits, to which said plantation is or may be a party, and all claims and demands subsisting in favor of or against said plantation, and all needful processes growing out of the same, and for the further purpose of providing for payment of any judgment which may be recovered against said plantation; and provided further, that said plantation or the inhabitants thereof, when said plantation shall have been disorganized shall be liable for the payment to the state treasurer of all moneys raised by the plantation, or received from the state, or from any other source for the support of common schools and not legally expended at the date of the expiration of the organization of said plantation.

—Liable for
all demands.

Section 2. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 333.

An Act to incorporate the Trustees of Coburn Classical Institute.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Nathaniel Butler, Franklin W. Johnson, George D. B. Pepper, Horace Purinton, Leslie C. Cornish, Edwin C. Whittemore, Horatio R. Dunham and Cyrus W. Davis are hereby created a corporation by the name of Trustees of Coburn Classical Institute, for the purpose of maintaining a literary institution in the city of Waterville with all the powers of similar corporations, including the power to make and establish by-laws and regulations for the management of its affairs and the proper government of the institution.

Corporate
name.

—purposes.

Board of
trustees.

Section 2. Said corporation shall be governed and its powers exercised by a board of not exceeding seventeen trustees, of which the president of Colby College and the principal of Coburn Classical Institute for the time being shall, ex officio, be members.

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At the organization of the corporation, the number of other trustees shall be fixed by the by-laws and shall be divided as nearly as may be into three classes; one class shall be elected for one year, one for two years and one for three years; and at each annual meeting thereafter, members shall be elected by the board in place of those whose terms shall expire, and any vacancies in the other classes shall be filled.

—number and
tenure.

Section 3. Said corporation may use the real estate held in trust for it, and the income of all funds held in trust for it, by the president and trustees of Colby College, in accordance with the trust by which they are so held and with such arrangements as shall from time to time be made with said president and trustees; and may also take and hold, for the purposes of its creation, property in its own right to the amount of one hundred and fifty thousand dollars.

How trust
and income
funds may
be used.

—may hold
property to
the amount
of \$150,000.

Section 4. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 334.

An Act to provide in part for the Expenditures of Government for the year nineteen hundred and one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year of nineteen hundred and one, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time prior to the first day of January next, to draw his warrant on the treasury for the same.

Act of appro-
priation for
1901.

School fund and mill tax, five hundred thirty-two thousand two hundred four dollars and twenty-four cents	\$532,204 24
Free high schools, forty-five thousand dollars..	45,000 00
Normal schools and training school, thirty-one thousand dollars	31,000 00
Teachers' meetings, one thousand dollars.....	1,000 00
State examination of teachers, five hundred dollars	500 00
Schooling of children in unorganized townships, one thousand five hundred dollars	1,500 00

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Superintendence of towns comprising school unions, two thousand dollars	2,000 00
Trustees of normal schools, six hundred dollars.	600 00
Interest on Madawaska territory school fund, three hundred dollars	300 00
Foxcroft academy, sixty dollars	60 00
Hebron academy, sixty dollars	60 00
Houlton academy, one hundred and twenty dollars	120 00
School district number two, Madison, fifty dollars	50 00
Temporary loan, two hundred thousand dollars	200,000 00
Temporary loan for war purposes, one hundred fifty thousand dollars	150,000 00
Salaries of public officers, eighty-four thousand seven hundred dollars	84,700 00
Subordinate officers of state prison, ten thousand six hundred dollars	10,600 00
Public debt, fifty thousand dollars	50,000 00
Interest, eighty thousand dollars	80,000 00
Private secretary to the governor, one thousand two hundred dollars	1,200 00
Clerks in secretary of state's office, three thousand two hundred dollars	3,200 00
Clerks in treasurer's office, three thousand three hundred dollars	3,300 00
Clerk in adjutant general's office, one thousand dollars	1,000 00
Clerk in superintendent of school's office, one thousand dollars	1,000 00
Pension clerk, one thousand two hundred dollars	1,200 00
Stenographer to chief justice supreme judicial court, one thousand five hundred dollars.....	1,500 00
Clerks in bank examiner's office, one thousand five hundred dollars	1,500 00
Clerk in state assessor's office, one thousand dollars	1,000 00
Messenger to governor and council, five hundred dollars	500 00
Stenographer and typewriter, six hundred dollars	600 00
Assistant librarian, eight hundred dollars.....	800 00
Pay roll of council, four thousand five hundred dollars	4,500 00

Contingent fund of governor and council, six thousand dollars	6,000 00
Contingent fund of secretary of state, three hundred dollars	300 00
Contingent fund of state treasurer, eight hundred dollars	800 00
Engrossing clerk and proof reader, six hundred dollars	600 00
Journal of senate, three hundred dollars	300 00
Journal of house of representatives, three hundred dollars	300 00
Journal of council, one hundred fifty dollars....	150 00
Indexing and filing senate and house papers, one hundred dollars	100 00
Consolidating and indexing laws, one hundred fifty dollars	150 00
Indices, one hundred fifty dollars.....	150 00
Expenses of state assessors, one thousand five hundred dollars	1,500 00
Expenses of attorney general, four hundred fifty dollars	450 00
Expenses of superintendent of public schools, five hundred dollars	500 00
Expenses of insurance commissioner, one thousand two hundred dollars	1,200 00
Expenses of bank examiner, eight hundred fifty dollars	850 00
Expenses and compensation of state liquor assayer, one thousand dollars	1,000 00
Expenses of forest commissioner, four hundred dollars	400 00
Expenses of inspector of factories, workshops, mines and quarries, five hundred dollars.....	500 00
Expenses of commissioners for the promotion of uniformity of legislation in the United States, two hundred fifty dollars	250 00
Bureau of industrial and labor statistics, three thousand five hundred dollars	3,500 00
State board of health, five thousand dollars....	5,000 00
Registration of vital statistics, two thousand five hundred dollars	2,500 00
Trustees of reform school, one thousand two hundred dollars	1,200 00
Visiting committee to reform school, four hundred fifty dollars	450 00

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Sanford legacy to reform school, forty-two dollars	42 00
Trustees of insane hospitals, two thousand five hundred dollars	2,500 00
Visiting committee to insane hospitals, eight hundred dollars	800 00
Insane state beneficiaries, seventy-four thousand dollars	74,000 00
Insane state beneficiaries, deficiency, five thousand six hundred forty dollars and thirty-three cents	5,640 33
Criminal insane, three thousand five hundred dollars	3,500 00
Military pensions, three thousand five hundred dollars	3,500 00
County taxes, collected in nineteen hundred, twenty-three thousand nine hundred twenty-seven dollars and six cents	23,927 06
Railroad and telegraph tax due towns, sixty-seven thousand nine hundred eighty-five dollars and four cents	67,985 04
Lands reserved for public uses, two thousand dollars	2,000 00
Interest on lands reserved for public uses, six thousand one hundred dollars	6,100 00
Forfeited lands, one thousand dollars	1,000 00
Burial expenses of soldiers and sailors, six thousand dollars	6,000 00
Burial expenses of soldiers and sailors, deficiency, two thousand seven hundred fifteen dollars and twenty cents	2,715 20
Property exempt from taxation, two thousand two hundred dollars	2,200 00
Water for state house, one thousand eight hundred dollars	1,800 00
Water for state prison, two thousand five hundred dollars	2,500 00
Lights for state prison, four thousand five hundred dollars	4,500 00
School in state prison, fifty dollars	50 00
Books for use of convicts in state prison, fifty dollars	50 00
Medicines for state prison, one hundred fifty dollars	150 00
Physician in state prison, two hundred fifty dollars	250 00

Inspectors of state prison and jails, one thousand five hundred dollars	1,500 00
Inspectors of steamboats, two thousand five hundred dollars	2,500 00
Inspector of dams and reservoirs, one hundred dollars	100 00
Railroad commissioners, eleven thousand two hundred dollars	11,200 00
Investigation of railroad accidents, one thousand dollars	1,000 00
Penobscot Indians, shore rents, three thousand four hundred seventy-four dollars and fifty cents	3,474 50
Sheriffs and coroners, six hundred dollars.....	600 00
Costs in criminal prosecutions, one thousand five hundred dollars	1,500 00
Reports of judicial decisions, six thousand four hundred dollars	6,400 00
Agricultural societies, eight thousand five hundred thirty-four dollars	8,534 00
Board of agriculture, four hundred seven dollars and fifty cents	407 50
Maine state agricultural society, one thousand dollars	1,000 00
Maine state agricultural society, for industrial exhibits, one thousand dollars	1,000 00
Eastern Maine state fair, one thousand dollars.....	1,000 00
Eastern Maine state fair, to encourage pomology, seven hundred fifty dollars	750 00
University of Maine, twenty thousand dollars..	20,000 00
Trustees of University of Maine, six hundred dollars	600 00
Militia fund, thirty-three thousand six hundred sixty-nine dollars and ninety-six cents.....	33,669 96
Care of trust deposits, two hundred dollars.....	200 00
Bounty on animals, three thousand dollars.....	3,000 00
Bounty on seals, two thousand one hundred dollars	2,100 00
Printing, thirty-five thousand dollars.....	35,000 00
Printing, deficiency, fifteen thousand five hundred twenty-six dollars and thirty-two cents..	15,526 32
Binding and stitching, eighteen thousand dollars	18,000 00
Advertising land sale and tax act, nine hundred dollars	900 00

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Expenses of Australian ballot, one thousand five hundred dollars	1,500 00
Expenses of Australian ballot, deficiency, two thousand two hundred sixty-three dollars and twenty-two cents	2,263 22
Advertising laws, five thousand dollars.....	5,000 00
Superior court in Waterville, two hundred dollars	200 00
Maine state library, one thousand dollars.....	1,000 00
Free public libraries, three thousand dollars....	3,000 00
Donation for founding free public libraries, five hundred dollars	500 00
Traveling libraries, one thousand dollars.....	1,000 00
Maine state cattle commission, contagious diseases, seven thousand five hundred dollars...	7,500 00
Maine state cattle commission, contagious diseases, deficiency, three thousand four hundred seventy-five dollars and fifty-five cents.....	3,475 55
Williams' legacy to Maine insane hospital, forty dollars	40 00
Investigation of the causes of fire, two thousand dollars	2,000 00
Idiotic and feeble minded persons, three thousand dollars	3,000 00
Support of paupers in unincorporated places, twenty-five thousand dollars	25,000 00
Damage by dogs to domestic animals, five thousand dollars	5,000 00
Dog licenses refunded, twenty-five thousand six hundred twenty-six dollars and eighty-nine cents	25,626 89
Eastern Maine insane hospital, sixty thousand dollars	60,000 00
Eastern Maine insane hospital, for redeeming outstanding pledges, thirty-six thousand dollars	36,000 00
Extra help in library, one hundred fifty dollars..	150 00
Topographic Survey Commission for the years eighteen hundred ninety-nine and nineteen hundred, five thousand seventy-seven dollars and eight cents	5,077 08

Amounting to the sum of one million eight hundred seven thousand six hundred forty-eight dollars and eighty nine cents..... 1,807,648 89

Section 2. This act shall take effect when approved.

Approved March 8, 1901.

Chapter 335.

An Act to amend the charter of the Portsmouth, Kittery and York Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Portsmouth, Kittery and York Street Railway Company is hereby authorized to engage in the business of furnishing electric light, heat and power in the towns of Kittery and Eliot, subject, however to the general laws of the state regulating the erection of posts, wires and lines for the purposes of electricity, with all the powers and privileges and subject to all the duties, restrictions and liabilities by law incident to corporations having similar corporate purposes.

Company authorized to furnish light, heat and power in Kittery and Eliot.

Section 2. Said company is hereby authorized to purchase or lease the franchise, property, privileges and immunities of the Agamenticus Light and Power Company, and said light and power company is authorized to make such sale or lease of its franchise, property, privileges and immunities, and upon such transfer the said Portsmouth, Kittery and York Street Railway Company shall succeed to and enjoy all the rights, privileges and immunities now or hereafter granted to said Agamenticus Light and Power Company, and shall thereafter have in the town of York the same powers as are conferred by section one of this bill in the towns of Kittery and Eliot; but it is specifically provided hereby that said Portsmouth, Kittery and York Street Railway Company shall not have any of said powers, rights or privileges in the town of York until it shall have purchased or leased of said Agamenticus Light and Power Company its said franchise, property, privileges and immunities.

Authorized to purchase or lease property of Agamenticus Light and Power Company.

—may furnish light, etc., in York.

Section 3. The said towns of Kittery and Eliot, or any municipal corporation therein, are severally authorized to make contracts with said Portsmouth, Kittery and York Street Railway Company for a supply of light, heat and power for municipal purposes for a term of years, and similar contracts may be made with said town of York or any municipal corporation therein, as herein provided, when said corporation shall have made such purchase or lease of the said Agamenticus Light and Power Company, as herein provided.

Towns of Kittery and Eliot authorized to contract for light, etc.

Section 4. Said company may issue its bonds for the purpose of this act on such rates and time as it may deem expedient and in such amount as may be required for the objects thereof and secure the same by proper mortgage.

May issue bonds and mortgage property.

Section 5. The said corporation may increase its capital stock to an amount not exceeding one hundred thousand dollars, to be used exclusively for the purposes of this act, such increase to

May increase capital stock.

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be authorized by a majority of the stockholders voting at a meeting legally called for the purpose.

Section 6. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 336.

An Act to close the tributaries of Upper and Lower Stone Ponds in the Town of Stoneham.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time in
tributaries
of ponds in
Stoneham
established.

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in any of the tributaries of Upper Stone pond and Lower Stone pond, in the town of Stoneham.

Penalty for
violation.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties provided for illegal fishing in the general law of the state.

Approved March 12, 1901.

Chapter 337.

An Act to continue in force Chapter two hundred and seventy-six of the Private and Special Laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the Van Buren Trust and Banking Company," as amended by Chapter one hundred and thirty-one of the Private and Special Laws of eighteen hundred and ninety-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended
for 2 years.

Section 1. Chapter two hundred and seventy-six of the private and special laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the Van Buren Trust and Banking Company," as amended by chapter one hundred and thirty-one of the private and special laws of eighteen hundred and ninety-nine, is hereby continued in force, and the persons named in said act as amended, are hereby given a period of two years from the approval of this act in which to organize and commence business under said act.

Section 2. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 338.

An Act to amend chapter two hundred and sixty-two of the Private and Special Laws of eighteen hundred and twenty-four, entitled "An Act to incorporate the Cumberland Lodge."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter two hundred and sixty-two of the private and special laws of eighteen hundred and twenty-four is hereby amended by striking out the word "three" in the thirteenth line of said section and inserting in place thereof the word 'ten;' also by inserting after the word "dollars" in the fourteenth line of said section the words 'and for the purpose of acquiring and holding such real and personal estate and property, to issue its bonds to an amount not to exceed ten thousand dollars, bearing interest at a rate not exceeding six per cent per annum,' so that said section, as amended, shall read as follows:

Section 1,
chapter 338,
special laws,
1924, amended.

'Section 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That William Dunn, William Stevens, Job White, Moses Plummer, Israel Smith and Jabez True, junior, their associates and successors, be, and they hereby are incorporated into a body politic by the name of Cumberland Lodge, with power to prosecute and defend suits at law; to have a common seal, and to change the same; to make any by-laws for the management of their affairs, not repugnant to the laws of the state: to take and hold for charitable and benevolent uses, any real estate to the value of ten thousand dollars, and any personal estate to the value of five thousand dollars; and for the purpose of acquiring and holding such real and personal estate and property, to issue its bonds to an amount not to exceed ten thousand dollars, bearing interest at a rate not exceeding six per centum per annum; and to give and grant, or bargain and sell the same; and with all the privileges usually granted to other societies instituted for purposes of charity and beneficence.'

Corporators.

—corporate
name.

—seal and
by-laws.

—may hold
real estate to
the amount
of \$10,000.

—may issue
bonds.

Section 2. The organization of Cumberland Lodge under authority of said chapter two hundred and sixty-two of the private and special laws of eighteen hundred and twenty-four is hereby ratified and confirmed, and all acts and doings of said Cumberland Lodge are hereby confirmed and made valid.

Organization
confirmed.

Section 3. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 339.

An Act to incorporate the Winthrop Cold Spring Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. L. T. Carleton, C. H. Gale, N. M. Carleton, Charles P. Hannaford and Adam Fortier of Winthrop in the county of Kennebec, with their associates, successors and assigns, are hereby made a corporation under the name of the Winthrop Cold Spring Water Company, for the purpose of supplying the inhabitants of the town of Winthrop with pure water for domestic purposes, with all the rights and privileges and subject to all the liabilities and obligations of similar corporations under the laws of this state.

—corporate name.

—purposes.

May take water.

Section 2. For any of the purposes aforesaid the said corporation is hereby authorized to take and use water from any springs or wells that they may acquire by purchase of the owner thereof, and also from lake Maranocook, to conduct and distribute the same into and through said town of Winthrop by pipes or aqueducts in the usual manner.

May lay pipes along highways under restrictions imposed by selectmen.

Section 3. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets and bridges in the said town of Winthrop under such reasonable restrictions as the selectmen of said town may impose, and to take up, replace and repair all such aqueducts, pipes, hydrants and other structures and fixtures as may be necessary and convenient for the said purpose of said corporation; and the said corporation shall be responsible for all damages to the said town and to all corporations, persons and property, occasioned by such use of the said highways, ways and streets. Whenever the said corporation shall lay down or construct any fixtures in any highway, way or street, or make any alteration or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement then removed by it to be replaced in proper condition. The location of all pipes heretofore laid by any of said incorporators for the purpose specified herein are hereby ratified and confirmed.

—responsible for all damages.

—shall not obstruct public travel.

—location confirmed.

Capital stock.

Section 4. The capital stock of the said corporation shall be one hundred and twenty-five thousand dollars, and the stock shall be divided into shares of fifty dollars each.

—may issue bonds and mortgage property.

Section 5. The said corporation may issue its bonds for the construction of its work, of any and all kinds, upon such rates

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and time as it may deem expedient, not to exceed the amount of its capital stock, and secure the same by mortgage of its franchise and property.

Section 6. The said corporation for all its said purposes, may hold real and personal estate necessary and convenient therefor, to the amount of twenty-five thousand dollars.

May hold real estate to the amount of \$25,000.

Section 7. The first meeting of said corporation shall be called by a written notice thereof, signed by any one of the said incorporators, served upon each named incorporator by giving him the same in hand or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting, or by mailing such notice, postage paid, to each incorporator directed to his place of residence seven days at least before the time of said meeting. Said company is hereby authorized to purchase the rights, property and franchise of any other water company in said Winthrop.

First meeting, how called.

—may purchase franchise of any other company.

Section 8. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 340.

An Act to incorporate the Hillside Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Levi Jones, L. E. Jones, L. B. Jones and E. R. Jones, with their associates, successors and assigns, are hereby made a corporation under the name of the Hillside Water Company, for the purpose of supplying the inhabitants of the town of Winthrop with pure water for domestic and manufacturing purposes, with all the rights and privileges and subject to all the liabilities and obligations of similar corporations under the laws of this state.

Corporators.

—corporate name.

—purposes.

Section 2. For any of the purposes aforesaid the said corporation is hereby authorized to take and use water from any springs or wells that they may acquire by purchase of the owner thereof; to conduct and distribute the same into and through said town of Winthrop by pipes or aqueducts in the usual manner.

May take water.

Section 3. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets and bridges in the said town of Winthrop under such reasonable restrictions as the selectmen of said town may impose, and to take up, replace and repair all such

May lay pipes along highways under restrictions imposed by selectmen.

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aqueducts, pipes and hydrants and other structures and fixtures as may be necessary and convenient for the said purposes of said corporation; and the corporation shall be responsible for all damages to the said town and to all corporations, persons and property, occasioned by such use of the said highways, ways and streets. Whenever the said corporation shall lay down or construct any fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement then removed by it to be replaced in proper condition. The location of all pipes heretofore laid by any of said incorporators for the purposes specified herein are hereby ratified and confirmed.

—responsible
for all
damages.

—shall not
obstruct
public travel.

—location
confirmed.

Capital stock.

Section 4. The capital stock of the said corporation shall be one hundred thousand dollars, and the stock shall be divided into shares of one hundred dollars each.

May hold
property to
the amount
of \$50,000.

Section 5. The said corporation for all its said purposes, may hold real and personal estate necessary and convenient therefor, to the amount of fifty thousand dollars.

First meeting,
how called.

Section 6. The first meeting of said corporation shall be called by a written notice thereof, signed by any one of the named incorporators, served upon each named incorporator by giving the same in hand or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting, or by mailing such notice, postage paid, to each incorporator directed to his place of residence seven days at least before the time of said meeting.

May sell
franchise to
any water
company.

Section 7. Said corporation may sell all its rights, property and franchises to any other water company in said Winthrop and may buy all the rights, property and franchises of any other water company in said Winthrop.

Section 8. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 341.**An Act to incorporate the Tunk River Water Power Company.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles H. Emery, Everard H. Greeley and Alexander C. Hagerthy, their heirs, successors and assigns, are hereby created a body corporate by the name of the Tunk River Water Power Company, for the purpose of making such improvements in Tunk river and its tributary waters herein named in the counties of Washington and Hancock as will enable them to store water for the purpose of increasing the volume of water in said Tunk river in times of drouth, and for the purpose of increasing and rendering more constant the power or energy of said river at all times, and for that purpose they may erect and maintain dams and other appliances at the outlets of Spring river lake, Downing's pond, and any other ponds tributary to said Tunk river and hold or store water by means of the same at such height as said company may desire. Said company by this name may sue and be sued, plead and be impleaded, and shall enjoy the proper remedies at law and in equity to secure and protect them in the exercise and use of their rights and privileges, in the performance of their duties. Said corporation is hereby authorized to purchase and hold any estate, real or personal, to an amount not exceeding twenty-five thousand dollars, and to make and adopt by-laws not repugnant to the laws and statutes of the state of Maine.

Corporators.

—corporate name.

—purposes.

—may erect dams, etc.

—may hold property to amount of \$25,000.

Section 2. The capital stock of said corporation shall be fifty thousand dollars, divided into shares of one hundred dollars and each share shall entitle its holder to one vote at all meetings.

Capital stock.

Section 3. Said corporation is hereby empowered to take and hold as for public use such lands as may be necessary for the purposes of said corporation as herein provided, and such material as may be needed for erecting and maintaining said structures, and in case said corporation cannot agree with the owner or owners as to the amount of land and material to be taken, or the price to be paid therefor, the same shall be determined by the county commissioners where such land and materials are located, upon the application of any party interested to such county commissioners, in the same manner as damages are assessed for the location, alteration and discontinuance of highways, as provided in chapter eighteen of the revised statutes of eighteen hundred and eighty-three and acts amendatory thereof, and the same rights of appeal from the decision of said county commissioners shall exist and may be protected in

May take land.

—how damages may be determined in case of disagreement.

—appeal may be taken.

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—may flow
land.

—liable for
damages and
how
determined.

First meet-
ing, how
called.

Penalty for
injuring
structures.

the same manner as provided in said chapter eighteen and acts amendatory thereof. Said corporation is hereby empowered to flow such land as may be necessary to carry out the provisions of this act, and said corporation shall be liable for all damage caused by said flowing, to be ascertained and determined in the manner prescribed in chapter ninety-two of the revised statutes.

Section 4. The first meeting of said company shall be called by a written notice signed by any one corporator above named, stating the time and place of meeting, published in the Ellsworth American, a newspaper printed and published in Ellsworth, in said county of Hancock, at least seven days before the time of such meeting, or may be called by a written notice signed by any one corporator above named, stating the time and place of meeting, served upon the other corporators above named, either personally or by leaving the same at the last and usual place of abode of each, at least five days before the time of such meeting. In either case, a certificate of the signer of the notice shall be sufficient notice as to service or publication of notice.

Section 5. If any person shall wantonly or maliciously injure any of the said structures or appliances which may be constructed or maintained by said corporation, he shall on conviction thereof, be punished by a fine not exceeding five hundred dollars, or by imprisonment not exceeding one year, and shall be liable to pay triple damages to said corporation, to be recovered in an action before any court of competent jurisdiction.

Approved March 13, 1901.

Chapter 342.

An Act additional to 'An Act to incorporate the Union Gas and Electric Company of Waterville' and to amend Section four of Chapter five hundred and fifty-six of the Private and Special Laws of eighteen hundred and ninety-seven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized
to buy, hold,
etc., stocks
and bonds of
other
corporations.

Section 1. The Union Gas and Electric Company, a corporation established by law and having its place of business at Waterville in the county of Kennebec, is hereby authorized and empowered to purchase, hold, own and dispose of the capital stock and bonds in other corporations.

Section 4,
chapter 556,
special laws
of 1899,
amended.

Section 2. Section four of chapter five hundred and fifty-six of the private and special laws of eighteen hundred and ninety-seven, creating said corporation, is hereby amended by inserting after the word "Vassalboro" in the fourth and fifteenth lines thereof, the word 'Belgrade,' so that said section, as amended, shall read as follows:

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Authorized to set poles and extend wires under restrictions of municipal officers.

'Section 4. Said corporation is hereby empowered to set poles and extend wires in and through the streets and ways of the city of Waterville and the towns of Winslow, Benton, Vassalboro, Belgrade and Fairfield, for the purpose of furnishing electric lights for public and private use in said city and towns, under such reasonable restrictions as may be imposed by the municipal officers thereof, subject to the general laws of the state regulating the erection of posts and lines for the purposes of electricity. It is also empowered to transmit electric power for lease or sale to such points in said city and towns as may be feasible, in such manner as may be expedient, and subject to the general laws aforesaid, it may erect and maintain all posts, wires and fixtures necessary therefor. Said corporation shall have the right to lay gas pipes in any of the public streets or highways in said city of Waterville and said towns of Winslow, Benton, Vassalboro, Belgrade and Fairfield; the permit of the municipal officers of said city and towns having first been obtained in writing, and to relay and repair the same, subject to such regulations as the health and safety of the citizens and the security of public travel may require and as may be prescribed by the authorities thereof.'

—may furnish power.

—may lay pipes by permission of municipal officers.

Approved March 13, 1901.

Chapter 343.

An Act to extend the Charter of the Kittery and Eliot Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the rights, powers and privileges of the Kittery and Eliot Street Railway Company which were granted by chapter four hundred and eighty-four of the private and special laws of eighteen hundred and ninety-seven are hereby renewed and extended for and during a term of two years from the date of the approval of this act and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as provided therein. The acts of said corporation in organization are hereby ratified and approved.

Charter extended for two years.

—organization ratified.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

CHAP. 344**Chapter 344.**

A Act relating to and amendatory of Chapter eighty-eight, Special Laws of eighteen hundred and ninety-five, entitled "An Act to allow the Bar Harbor Electric Light Company to issue bonds, preferred stock, and purchase property."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized to
issue bonds
and mortgage
property.

Section 1. The Bar Harbor Electric Light Company is hereby authorized and empowered to issue its bonds to pay, retire and cancel its outstanding bonds, and the mortgages securing the same, and for the further construction and improvement of its works, and for other purposes of said company, for such amount and upon such rate and time as it may deem expedient, not to exceed the sum of one hundred thousand dollars; and to secure the same by mortgage or deed of trust of all or any part of its franchise, property, rights and privileges now owned or to be hereafter acquired.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 345.

An Act to authorize the erection and maintenance of dams, side dams, piers and booms in Sandy Stream, Gilman Pond and Gilman Stream in the plantations of Highland and Lexington and the town of New Portland in the County of Somerset and State of Maine, and to make improvements in said streams and pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

J. C. Viles et
als. author-
ized to erect
dam.

Section 1. Joseph C. Viles and James W. Perkins, their associates, successors and assigns are hereby authorized and empowered to locate, erect and maintain in Sandy stream on land now owned by Bartlett and Plummer in Highland plantation in the county of Somerset and state of Maine, and not more than one mile below the forks of said Sandy stream, a dam with which to raise a head of water to facilitate the driving of logs, pulp wood and other lumber down said stream; and to build side dams, piers, rack booms, remove rocks and make other improvements on said Sandy stream and its tributaries above Gilman pond in Lexington plantation in said county of Somerset, to facilitate the driving of logs, pulp wood and other lumber down the same.

May erect
piers and
booms in
Gilman pond.

Section 2. Said Joseph C. Viles and James W. Perkins, their associates, successors and assigns are also hereby authorized and empowered to locate, erect and maintain in Gilman pond in Lexington plantation and in the town of New Portland piers and

booms to facilitate the driving of logs, pulp wood and other lumber across said Gilman pond; also to erect and maintain across Gilman stream in said town of New Portland a rack boom within one mile of the Carrabasset river, so called, and between land of William Parsons, for the purpose of holding pulp wood in said Gilman stream. Said rack boom to be so constructed as to provide prompt and convenient passage of all logs, pulp wood and other lumber that may come within the same without unreasonable or unnecessary delay.

—rack boom
in Carrabasset
river.

Section 3. Said Joseph C. Viles and James W. Perkins, their associates, successors and assigns are also authorized and empowered to take lands and materials necessary to build such dams, booms and make such improvements, and may flow contiguous lands so far as necessary to raise suitable heads of water, to attach their booms and piers to land adjacent to said streams and pond, and may, with their agents, servants and teams pass and repass over and along said shores and to and from the same over the land of other persons for the purpose aforesaid and for managing said dams, piers and booms, making compensation therefor as provided in case of damages for lands taken in laying out highways.

May take
land and
material.

—flow land.

—damages,
how deter-
mined.

Section 4. The said Joseph C. Viles and James W. Perkins, their associates, successors and assigns, may demand and receive a toll for the passage of logs, pulp wood and other lumber over their said dam, near the forks of said Sandy stream, and on all logs, pulp wood and other lumber landed in said Sandy stream below said dam and above the north line of Lexington plantation, of ten cents per cord for each cord of pulp wood, and fifty cents per thousand feet for logs and other lumber, at the same scale adopted by the Dead River Log Driving Company, and said Joseph C. Viles and James W. Perkins, their associates, successors and assigns, shall have a lien on all logs, pulp wood and other lumber that may pass over said dam and improvements, and on said stream below said dam and above the north line of said Lexington plantation for the payment of said tolls, but the logs and pulp wood of each particular mark shall be holden for the tolls of such mark and unless such toll is paid within thirty days after said logs, or the major part of them shall have arrived at Gilman pond, said Joseph C. Viles and James W. Perkins, their associates, successors and assigns may seize said logs and sell at public auction so many thereof as shall be necessary to pay said toll and costs and charges; notice of the time and place of sale ten days before said sale being first given in some newspaper printed in Somerset county.

Tolls.

—shall have
lien for
payment.

—how
enforced.

Section 5. When said Joseph C. Viles and James W. Perkins, their associates, successors and assigns, have received from

When tolls
shall be
reduced.

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—how
accounts
shall be
audited.

Costs of im-
provements.

tolls their outlay on dams, improvements and repairs made up to that time and six per cent interest thereon, then the toll shall be reduced to a sum sufficient to keep the works in repair. The chairman of the county commissioners of Somerset county for the time being, is appointed to audit the accounts and determine the cost of said dams, improvements and repairs.

Section 6. The costs of dams and improvements already erected upon said stream by Joseph C. Viles and James W. Perkins in eighteen hundred and ninety-nine and nineteen hundred, shall be included in the cost of improvements designated in this act.

Section 7. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 346.

An Act relating to and amendatory of Chapter two hundred and fifty-four, Special Laws of eighteen hundred and ninety-one, entitled "An Act to Incorporate the Mousam Water Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized to
issue bonds
and mortgage
property.

—purposes.

—contract to
supply water
confirmed.

Section 1. The Mousam Water Company is hereby authorized and empowered to issue its bonds not to exceed the sum of one hundred thousand dollars and to secure the same by mortgage or deed of trust of all or any part of its property, franchise, rights and privileges, and to use the proceeds of said bonds for the purpose of extending its water mains in and through the town of Wells as contemplated by its charter, and for any other proper purposes of said Mousam Water Company; and the contract entered into by and between the Mousam Water Company and the town of Wells for a public water supply, is hereby ratified and confirmed, and said Mousam Water Company, its successors and assigns are hereby authorized to acquire by purchase from any other corporation now having the right to supply the town of Wells and its inhabitants with water, all such rights now held by such corporation, and any corporation having such rights is hereby authorized to sell and convey them to said Mousam Water Company, its successors and assigns.

Section 2. This act shall take effect when approved.

Approved March 12, 1901.

Chapter 347.

An Act to authorize the Great Northern Paper Company to increase its capital stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Great Northern Paper Company is hereby authorized from time to time to increase its capital stock beyond the amount limited in its charter, as the board of directors of said company shall from time to time determine to be necessary for the purposes of said company, provided that no such increase shall take effect until the holders of not less than two-thirds in interest of each class of capital stock of said company outstanding at the time, shall have consented thereto by vote at a stockholders' meeting of said company called for the purpose, and until said corporation shall have filed a certificate of such increase with the secretary of state. Such increased stock may be sold or disposed of from time to time by said company in such manner and to such persons, either for cash or for property, as the board of directors of said company may determine, and any such increase may consist of preferred stock or common stock or both.

Company
authorized
to increase
capital stock.

—consent of
two-thirds
of the
stockholders
required.

—how stock
may be dis-
posed of.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 348.

An Act to incorporate the State Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. M. V. B. Chase, Lewis A. Burleigh, Fred G. Kinsman, William G. Boothby and Nathan Weston, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the State Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities, and states, allow-

Purposes.

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ing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, real estate, personal or collateral security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by a trust and banking company.

Capital stock.

—shall not
commence
business until
\$50,000 has
been paid in.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Shall not
make loans
on shares of
capital stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

**Board of
trustees.**

—executive
board.

—shall be
sworn.

—vacancies,
how filled.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the

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corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

—when oath
shall be
taken.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees and directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of
investment.

—shall keep
record of
loans.

—record shall
be submitted
to trustees
and bank
examiner.

—how loans
may be made
to officers.

Section 8. No person shall be eligible to the position of a director or trustee of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of
directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Reserve fund

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not to be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds
shall consti-
tute a special
deposit.

—trust
department.

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ing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, real estate, personal or collateral security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by a trust and banking company.

Capital stock.

—shall not
commence
business until
\$50,000 has
been paid in.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Shall not
make loans
on shares of
capital stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Board of trustees.

—executive
board.

—shall be
sworn.

—vacancies,
how filled.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the

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corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

—when oath shall be taken.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees and directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of investment.

—shall keep record of loans.

—record shall be submitted to trustees and bank examiner.

—how loans may be made to officers.

Section 8. No person shall be eligible to the position of a director or trustee of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Reserve fund

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not to be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

—trust department.

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Administra-
tors, etc., may
deposit with.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsi-
bility of
shareholders.

Section 12. Each shareholder of this corporation shall be individually responsible for all contracts, debts and engagements of said corporation, to a sum equal to the amount of the par value of the shares owned by him, in addition to the amount invested in said shares.

Guaranty
fund.

Section 13. Such corporation shall set apart as a guaranty or surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation
of shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be
subject to
examination
by bank
examiner.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

—proceedings
when
business
becomes
hazardous.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank exam-

—record shall
be in perma-
nent form.

—statement
shall be
published.

Expenses,
how paid.

iner while engaged in making such examination shall be paid by said corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of this corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting,
how called.

Section 17. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 349.

An Act to incorporate the Old Orchard Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Wesley G. Smith, F. G. Staples, H. W. Staples, H. A. G. Milliken, F. H. Hazelton, T. L. Cleaves, C. H. Fiske, E. A. Eastman, Fred I. Luce, J. A. Randall, G. W. Leighton, Percy F. Googins, all of Old Orchard, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Old Orchard Trust and Banking Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

Corporate
name.

Section 2. The corporation hereby created shall be located at Old Orchard, York county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities, and states, allowing interest thereon, if agreed, or as the by-laws of said corporation shall provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issu-

Purposes.

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ing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Capital stock. Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not
commence
business
until \$50,000
has been
paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not
make loans
on capital
stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of said corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Board of
trustees.

—executive
board.

—shall be
sworn.

—vacancies,
how filled.

—when oath
shall be
taken.

Board of
investment.

—shall keep
record of
loans.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corpora-

tion. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors or to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—record shall be submitted to trustees and bank examiner.

—how loans may be made to officers.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not to be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

—trust department.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit with.

Section 12. Each shareholder of this corporation shall be individually responsible for all contracts, debts and engagements

Responsibility of shareholders.

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of said corporation, to a sum equal to the amount of the par value of the shares owned by him, in addition to the amount invested in said shares.

Guaranty fund.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation of shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be subject to examination by bank examiner.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks, by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of all his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expense of the bank examiner while engaged in making such examination shall be paid by said corporation.

—proceedings when business becomes hazardous.

—record shall be in permanent form.

—statement shall be published.

—expenses, how paid.

First meeting, how called.

Section 16. Any five of the corporators named in this act may call the first meeting of this corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Chapter 350.

An Act to incorporate the New England Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Oscar Holway, Lendall Titcomb, James W. North, Melvin S. Holway, C. S. Hichborn, W. S. Choate, N. W. Cole, F. L. Hersey and Leslie C. Cornish or such of them as may, by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the New England Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities, and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Purposes.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until

Capital stock

—shall not
commence
business
until \$50,000

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has been
paid in.

shall not
make loans
on shares of
its capital
stock.

Board of
trustees.

—executive
board.

—shall be
sworn.

—vacancies,
how filled.

—when oath
shall be
taken.

Board of
investment.

—shall keep
records of
loans.

—record shall
be submitted
to trustees
and bank
examiner.

—how loans
may be made
to officers.

stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees and directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

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Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Eligibility
of directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds
shall consti-
tute a special
deposit.

—trust
department.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administra-
tors, etc.,
may deposit
with.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratable, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Responsi-
bility of
shareholders.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Guaranty
fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation
of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said

Shall be sub-
ject to exam-
ination by
bank
examiner.

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—proceed-
ings when
business
becomes
hazardous.

—record shall
be in perma-
nent form.

—statement
shall be
published.

—expenses,
how paid.

First meet-
ing, how
called.

corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 351.

An Act to incorporate the Granite Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Section 1. John W. Chase, George E. Macomber, Horace H. Hamlin, Treby Johnson and Thomas J. Lynch, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Granite Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

CHAP. 351Location.

Section 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine.

Section 3. The purposes of said corporation and the business which it may perform are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities, and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Purposes.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not
commence
business
until \$50,000
has been
paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not
make loans
on shares of
capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders,

Board of trustees.

—executive
board.

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—shall be sworn.

→vacancies, how filled.

—when oath shall be taken.

Board of investment.

—shall keep record of loans.

—record shall be submitted to trustees and bank examiner.

—how loans may be made to officers.

Eligibility of directors.

Reserve fund.

Trust funds shall constitute a special deposit.

be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees and directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially

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appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust department.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit with.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratable, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Responsibility of shareholders.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Guaranty fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately

Shall be subject to examination by bank examiner.

—proceedings when business becomes hazardous.

—record shall be in permanent form.

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—statement
shall be
published.

—expenses,
how paid.

First meeting,
how called.

after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 352.

An Act to extend the charter of the Bath Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Bath Trust Company, which were granted by chapter sixty-five of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 353.

An Act to renew and extend the charter of the Boothbay Harbor Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The charter incorporating certain persons into a body corporate and politic to be known as the Boothbay Harbor Banking Company, being chapter one hundred and forty-one of the private and special laws of eighteen hundred and ninety-nine, is hereby renewed and extended for a term of two years.

Approved March 13, 1901.

Charter of
Bath Trust
Company
extended
2 years.

Charter
Boothbay
Harbor Bank-
ing Company
extended
2 years.

Chapter 354.

An Act to amend and extend the charter of the Mechanic Falls Banking and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section four of said act is hereby amended by striking out in the second line of said section the word "fifty" and inserting in the place thereof the words 'twenty-five', and by striking out in the seventh line of said section the word "fifty" and inserting in place thereof the words 'twenty-five', so that said section, as amended, shall read:

Section 4
amended.

'Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time by a vote of the shareholders to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust and banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid, in cash.'

Capital stock.

—shall not
commence
business
until \$25,000
has been
paid in.

Section 2. Section eight of said act is hereby amended by striking out in the last line thereof the word "ten" and inserting in the place thereof the word 'five' so that said section, as amended, shall read as follows:

Section 8,
amended.

'Section 8. No person shall be eligible to the position of a director or trustee of said corporation, who is not the actual owner of five shares of the stock.'

Eligibility of
directors.

Section 3. The time within which the Mechanic Falls Trust and Banking Company must have organized and commenced business under its charter, as hereby amended, is hereby extended until March tenth, nineteen hundred and five.

Time
extended.

Approved March 13, 1901.

Chapter 355.

An Act to amend the charter of the Augusta Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Augusta Water Company is hereby authorized and empowered to issue its bonds to pay, retire and cancel its outstanding bonds, and the mortgage securing the same, and for the further construction and improvement of its works, and for other purposes of said company for an amount not exceeding

Augusta
Water Com-
pany em-
powered to
issue bonds
and mort-
gage prop-
erty.

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five hundred thousand dollars and upon such rate and time as it may be deemed expedient, and to secure the same by mortgage or deed of trust of all or any part of its franchise, property, rights and privileges now owned or to be hereafter acquired.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 356.

An Act to extend the charter of the Bluehill Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended
two years.

Section 1. The rights, powers and privileges of the Bluehill Trust and Banking Company, which were granted by chapter two hundred and seventy-two of the private and special laws of eighteen hundred and ninety-five, and extended by chapter three hundred and ninety-one of the private and special laws of eighteen hundred and ninety-seven, and further extended by chapter one hundred and thirty of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 357.

An Act to extend the charter of the North Berwick Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended
two years.

Section 1. The rights, powers and privileges of the North Berwick Trust Company, which were granted by chapter thirty of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 358.

An Act to Legalize and make Valid the acts of the Town of Monmouth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The acts and doings of the town of Monmouth, at its annual meeting held March twelfth, in the year nineteen hundred, in pursuance of the warrant calling said meeting, are hereby made legal and valid, notwithstanding an error in the signing of the copies of said warrant posted by the town constable.

Doings of
the town of
Monmouth
made valid.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 359.

An Act to Incorporate the Winthrop Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. L. T. Carleton, L. B. Jones, W. A. Whiting and H. E. Foster, their associates, successors and assigns, are hereby made a body corporate by the name of the Winthrop Electric Light and Power Company, with all the powers, rights and privileges, and subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

Corporators.

—corporate
name.

Section 2. Said company is authorized and empowered to carry on the business of lighting by electricity such public streets in the town of Winthrop, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted; and may furnish motive power by electricity within the limits of said town of Winthrop; and may build and operate manufactories and works for the providing and supplying of electricity and light and power, and may contract with any other electric light and power company for the same purpose; and may lease, purchase and hold real and personal estate for the proper objects of the corporation, to the amount of ten thousand dollars, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electric, submarine, under ground, upon, under and along and over any and all streets and ways under the direction of the municipal officers of said Winthrop; and in public places in such a manner as not to

Authorized
to furnish
light and
power.

—erect works.

—hold prop-
erty to the
amount of
\$10,000.

—lay lines of
wire along
streets but
not to the
injury
of same.

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endanger the appropriate public use thereof, and to establish and maintain, under direction of said municipal officers, all necessary posts, pipes, supports and appurtenances, and terminating at such points as may be expedient.

Erecting
wires and
laying of
pipes shall
be by consent
of municipal
officers.

Section 3. For the erecting said wires above ground and for laying the same, or pipes thereof, submarine or under ground, and for taking up, replacing and repairing the same, said company shall first obtain the consent of the municipal officers of said town, and perform all acts as directed by said municipal officers; and said company shall repay to said Winthrop any sum which said town may have been compelled to pay on any judgment for any damages caused by a defect or want of repair in the streets or ways thereof, due to the neglect of said company, or on any judgment for damages caused by the negligence of said company in the erecting and maintaining of any posts, wires or appurtenances connected with said business.

—liable for
damages.

Shall not
obstruct
streets nor
impair any
sewer, gas
pipe, or
telephone or
telegraph
wire.

Section 4. Said company, at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way, made in erecting or laying the lines for such purposes, and cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain, or gas pipe, or sewer, telegraph or telephone wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby, in an action on the case.

Damages how
estimated in
case of dis-
agreement.

Section 5. Damages for any land taken for the purposes of erecting or laying said lines, if the parties cannot agree, shall be estimated, secured and paid as in the case of lands taken for railroads.

Liability for
injury to
private
property.

Section 6. Nothing contained in this act shall be construed to affect or diminish the liability of said corporation for any injury to private property, by depreciating the value thereof or otherwise, but any legal remedies existing shall continue. The selectmen of said Winthrop, for the time being, shall at all times, have the power to regulate and control the acts and doings of said corporation, which may in any manner affect the health or safety, or become a nuisance to the inhabitants of said town.

—selectmen
shall
have control
of doings of
corporation.

Capital stock.

Section 7. The capital stock of said company shall not exceed ten thousand dollars, divided into shares of fifty dollars each.

Authorized
to issue
bonds and
mortgage
property.

Section 8. Said company is hereby authorized to issue bonds for the construction of its works upon such rates and time, and to such amount as it may deem necessary, not to exceed ten thousand dollars in all, and not to exceed the amount of capital

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stock subscribed for, and to secure the same by mortgage or deed of trust upon its franchise and property.

Section 9. Manufactories and other business corporations doing business in said Winthrop are hereby authorized to subscribe and hold stock in said company.

Business corporations authorized to hold stock.

Section 10. Any two of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by both, postage paid, to each of the corporators seven days at least before the day of the meeting, naming the time, place and purpose of said meeting; a president, secretary and directors may be chosen, by-laws adopted, and any corporate business transacted.

First meeting, how called.

Section 11. This act may be accepted at any regular meeting of said association by a majority of the members present.

When and how act may be accepted.

Approved March 13, 1901.

Chapter 360.

An act to amend Chapter two hundred and eight of the Private and Special Laws of one thousand eight hundred and ninety-five, entitled "An Act to enable the proprietors of the Bangor Bridge to dispose of their bridge property."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter two hundred and eight of the private and special laws of one thousand eight hundred and ninety-five is hereby amended so that said chapter, as amended, shall read as follows:

Chapter 308, special laws 1895 amended.

'Section 1. The cities of Bangor and Brewer, or either of them, with the assistance of the county of Penobscot as herein-after provided, are authorized to take and purchase the bridge, property and appurtenances of the Bangor Bridge Company, on the payment to said company of such sum as may be agreed upon; or as may be found as the value of said bridge, property and appurtenances, by a committee of three disinterested men, to be appointed by the chief justice of the supreme judicial court, the award of a majority of whom shall be reported to the supreme judicial court, in Penobscot county, in term time or in vacation, and the said chief justice may confirm the same or recommit it for the correction of errors, if justice so requires. The award of the committee shall be conclusive as to the amount.

Cities of Bangor and Brewer authorized to purchase Bangor bridge.

—committee may be appointed to fix value.

—award conclusive.

Section 2. The said cities of Bangor and Brewer may at any time, file a petition in the clerk's office of the supreme judicial court for said county of Penobscot, in term time or in vacation,

Appointment of committee.

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—no award shall be made for franchise.

Tolls may be collected until value is agreed upon.

County required to pay one-half the value of bridge, not to exceed \$12,000.

—how remainder shall be determined and paid.

When bridge shall become a public highway.

addressed to the said chief justice of said court, who, after notice to said bridge company and said county commissioners, shall, after hearing and within twenty days after the filing of said petition, appoint said committee, who shall forthwith organize, and after due notice and hearing, proceed under proper instruction from said court, to the determination of the value of said bridge, property and appurtenances. In assessing and determining the value, the committee shall not award anything for franchise.

Section 3. Until this value shall be agreed upon, or determined as aforesaid, and the amount thereof shall be paid to said bridge company, the right to take tolls as established by chapter three hundred and twenty-five of the laws of eighteen hundred and forty-six, and not exceeding the rates now charged shall be continued, subject, however, to legislative regulation, as provided in said chapter.

Section 4. If the cities of Bangor and Brewer and the county commissioners of Penobscot county shall jointly agree with said bridge company upon said value, or if said value be determined as aforesaid, the said county commissioners are hereby directed and authorized to cause forthwith to be paid to said bridge company from the treasury of the county of Penobscot and of the moneys of said county a sum equal to one-half of the value of said bridge ascertained in either of the above named ways; provided, however, that if said one-half of said value shall exceed the sum of twelve thousand dollars, said county of Penobscot shall pay said sum of twelve thousand dollars to said bridge company for its portion of said value and no more; provided further, that such payment by said county to said bridge company shall not be made unless and until said cities shall pay the remainder of said value ascertained as aforesaid. And if, in either case, said cities shall be unable to agree upon the respective proportions to be paid by them of the remainder of the value of said bridge ascertained as aforesaid, and shall be unable to agree in what proportions said bridge shall be maintained by them after said payment of said value to said bridge company such respective proportion shall be determined at the request of either city, and after notice to the other and hearing, by the county commissioners of Penobscot county. When said amounts shall be so determined, the said cities shall pay the same to the said bridge company and said bridge shall be maintained by said cities in the proportions determined as aforesaid.

Section 5. From and after payment of said value to said bridge company said bridge and its approaches shall be a highway and shall be maintained by said cities of Bangor and Brewer

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in the proportions agreed upon by said cities or determined by said county commissioners as above provided.

Section 6. The county commissioners of Penobscot county are hereby authorized and directed to proceed forthwith as soon as said value shall be agreed upon or determined as provided by this chapter and the proportionate amount of said value to be paid by said cities shall have been agreed upon by said cities or determined according to the provisions of this chapter, to obtain loan or loans of money for said purpose of paying its portion of the value of said bridge as aforesaid and cause notes or obligations of said county with coupons for interest not exceeding six per cent, to be issued upon such time as they may deem expedient.'

County commissioners authorized to procure a loan.

Section 7. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 361.

An Act in relation to supplying the Municipal Courts in the County of York with dockets and blanks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be the duty of the county commissioners of the county of York to furnish and provide at the expense of the county, all books required for the use of the municipal courts of the cities of Biddeford and Saco and of the town of Sanford in the transaction of the civil and criminal business of said courts, including proper books for the record of all cases arising in said courts, and all necessary office stationery and supplies for the use of the judges and recorders of said courts and in the performance of their official duties, at a cost not exceeding four hundred dollars per year.

County authorized to furnish books and stationery for the use of municipal courts of Biddeford, Saco and Sanford.

Section 2. All acts or parts of acts, conflicting with this act, are hereby repealed.

Inconsistent acts repealed.

Section 3. This act shall go into effect on the first day of April in the year of our Lord nineteen hundred and one.

When act shall take effect.

Approved March 13, 1901.

CHAP. 362**Chapter 362.**

An Act to amend and extend the charter of the Buckfield Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended 2
years.

Section 1. The names of Thomas S. Bridgham and Jennet A. Rawson are hereby substituted for those of Robinson Dean and Granville A. Harlow, deceased; and the names of Alfred Cole and Henry H. Nulty are hereby substituted for those of George D. Bisbee and Oscar H. Hersey who have moved from Buckfield, in section one of chapter eighty-two of the private and special laws of the year eighteen hundred eighty-seven; and all the rights, powers and privileges of the Buckfield Water Company which were granted by said chapter eighty-two are hereby extended for two years additional.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 363.

An Act to amend Chapter four hundred and ninety-five of the Private and Special Laws of eighteen hundred and ninety-three, entitled "An Act to prevent the destruction of fish in the Eastern Penobscot River in the town of Orland."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 405,
special laws
1895, amended.

Section 1. Section one of chapter four hundred and ninety-five of the private and special laws of eighteen hundred and ninety-three is hereby amended by striking out the word "Saturday" in the fifth line thereof and inserting in place thereof the word 'Sunday,' so that said section, as amended, shall read as follows:

Taking of
alewives in
Eastern Penobscot
river, with
nets or weirs
between
sunrise on
Sunday and
Monday
prohibited.

'Section 1. From and after the passage of this act no person shall be allowed to take any alewives in the Eastern Penobscot river within the town of Orland in the county of Hancock, with any large net, seine, spears, scoop nets, or in any weirs between sunrise on Sunday of each week and sunrise on Monday of each week under a penalty of twenty cents for each and every alewife so taken.'

Section 7
amended.

Section 2. Section seven of said chapter four hundred and ninety-five is hereby amended by striking out the word "Saturday" in the fourth line thereof and inserting in place thereof the word 'Sunday,' so that said section, as amended, shall read as follows:

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'Section 7. All weirs on said river now built or which shall be built, shall be constructed with a suitable gate, which gate the owner or occupant of said weir shall keep open from sunrise on Sunday of each week until sunrise on Monday of each week, under a penalty of ten dollars, to be forfeited by said owners or occupants for each and every day they shall refuse or neglect so to keep open said gate.'

How weir
shall be
constructed.

Approved March 18, 1901.

Chapter 364.

An Act to incorporate the Sandy Stream Dam and Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward H. Blake, John Ross, Harry F. Ross, and their associates, successors and assigns, are hereby incorporated under the name of the Sandy Stream Dam and Improvement Company.

Corporators.

—corporate
name.

Section 2. Said company is authorized to erect and maintain dams, sluices and side dams on Sandy stream, so called, a tributary of Millinocket lake; to remove rocks therefrom, and to widen, deepen and otherwise improve said stream for the purpose of facilitating the driving of logs and other lumber down the same, and for the above purposes, may take necessary land and materials for building such dams and making such improvements, and may flow contiguous lands so far as necessary; and if interested parties cannot agree upon the amount of damages to be paid by said company for the land and materials so taken, such damages shall be ascertained and determined by the county commissioners of Piscataquis county for the time being, in the same manner and under the same conditions and limitations as is provided by law in the case of damages occasioned by laying out of highways, and the amount of damages so determined shall be paid by said company; and for the damages arising from flowing of land, said company shall not be liable in an action at law, but the person injured shall have a remedy by complaint for flowage in which the same proceedings shall be had as when a complaint is made under chapter ninety-two of the revised statutes of Maine providing for the recovery of damages for flowing lands occasioned by a mill dam.

Authorized
to erect
dams, etc.

—may take
land and
material.

—damages
how determ-
ined in case
of disagree-
ment.

Section 3. Said company may demand and receive a toll upon all logs and other lumber which may pass over or through said dams and improvements, to be fixed by the directors of said

Tolls.

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—shall have
lien on all
logs.

—how
enforced.

—lien has
precedence
of all other
liens.

company, but not to exceed the following prices per thousand feet, stumpage scale; above the Hersey dam, as now located, a sum not exceeding forty cents; between said dam and the mouth of Togue stream, a sum not exceeding twenty-five cents; and below the mouth of Togue stream, a sum not exceeding ten cents, provided no toll shall be demanded upon any logs landed in said stream, cut south of the center line running east and west of township number two, range eight, and said company shall have a lien upon all logs and other lumber which may pass over or through any of its dams or improvements until the full amount of toll is paid, to be enforced as herein provided, but the logs of each particular mark shall only be holden to pay the toll on such mark. Unless said toll is paid within twenty days after such logs and other lumber, or a major part thereof, shall have arrived at the place of destination, said company may seize and take possession of a sufficient quantity of any and all marks of logs and other lumber upon which the tolls have not been paid, and retain possession of the same until disposed of as hereinafter provided, unless before such disposition the tolls, with all incidental costs and charges thereon, have been paid. All marks of logs and other lumber upon which said tolls have not been paid, and which have been seized as aforesaid, said company shall cause to be advertised three weeks in succession in some newspaper published in Bangor, Maine, the first publication to be within at least thirty days of such seizure, such advertisement to state that unless the tolls due on such logs and other lumber, together with costs and charges, are paid, the same will be sold at public auction, and if, within ten days after the last publication, such tolls with the necessary costs and expenses incident to such seizure and publication have not been paid, the company shall give notice of the sale at public auction of such logs and other lumber by posting in some conspicuous place in Bangor and the place of destination of such logs and other lumber notice of such sale, with a list of all the marks on said logs and other lumber and the amount of tolls due on each mark, ten days at least before the day of sale, and if said charges and expenses are not paid before the time fixed for such sale, said company shall then cause to be sold to the highest bidder a sufficient quantity of such logs or other lumber of the different marks seized and taken as aforesaid to pay the tolls and expenses of such notices and sale, selling each mark of logs separately, the place of sale shall be at the offices of the company, in Bangor, Maine; the lien hereby created shall have precedence of all other liens, but shall not deprive said company of any other legal remedy it may have to collect its tolls.

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When tolls
shall be
reduced.

Section 4. When said company shall have received from tolls its outlay on all dams, improvements and repairs made up to that time, including all damages paid for flowage or otherwise, and six per cent interest thereon, then the tolls herein provided for shall be reduced to a sum sufficient to keep said dams and improvements in reasonable repairs.

Section 5. Said company may issue its capital stock to an amount not exceeding five thousand dollars, to be divided into shares of one hundred dollars each.

Capital stock.

Section 6. This act shall take effect when approved.

Approved March 14, 1901.

Chapter 365.

An Act to establish a Municipal Court in the Town of Fairfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There is hereby established in and for the town of Fairfield, in the county of Somerset, a court, to be denominated the Municipal Court of Fairfield.

Fairfield
municipal
court
established.

Section 2. Said court shall be a court of record, and have a seal, to be affixed to all original processes issuing therefrom.

Seal and
court of
record.

Section 3. Said court shall consist of one judge, to be appointed in the manner and for the term provided by the constitution, who shall be a member of the bar in Somerset county, and who shall reside during his continuance in office in said town of Fairfield.

Judge and
qualification.

Section 4. Said court shall have concurrent jurisdiction with supreme judicial court in the county of Somerset of the offenses described in chapter one hundred and twenty, sections one, six, seven, eight and nine of the revised statutes, when the value of the property is not alleged to exceed fifty dollars; and also of the offenses described in chapter one hundred and thirty-two, section four of the revised statutes; and also of the offenses described in chapter one hundred and eighteen, section twenty-eight of the revised statutes, and may punish in all such offenses by fine not exceeding fifty dollars or by imprisonment for a time not exceeding four months; also of the offenses described in chapter one hundred and twenty-four, section six of the revised statutes. Said court shall have exclusive jurisdiction of all offenses arising in said town of Fairfield, which are by any law or statute within the jurisdiction of a trial justice, and concur-

Jurisdiction.

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rent jurisdiction with trial justices of the county of Somerset of all such offenses arising in said county outside of said town of Fairfield.

Exclusive jurisdiction when debt does not exceed \$20.

Section 5. Said court shall have original and exclusive jurisdiction of all offenses against the ordinances and laws of the town of Fairfield, and in all civil actions wherein the amount claimed in damages shall not exceed twenty dollars, in which one of the parties interested, or the attorney of the plaintiff who made the writ, or person or persons summoned as trustees in such action, shall be inhabitants or residents of Fairfield, and in all cases of forcible entry and detainer arising in said town, excepting all actions in which said judge may be interested; provided that any action, civil or criminal, in which the judge may be interested or related to either of the parties by consanguinity or affinity within the sixth degree, according to the rules of civil law, or within the degree of second cousin, inclusive, but which would otherwise be within the jurisdiction of said court, may be brought before and disposed of by any trial justice within said county, in the same manner, and with like effect, as other actions before said trial justices. Said court shall have original concurrent jurisdiction with the supreme judicial court, in all civil actions where the debt or damages demanded, exclusive of costs, do not exceed one hundred dollars, and any defendant, or any person or corporation summoned as trustee is a resident of said town of Fairfield; and also in all actions of replevin under chapter ninety-six of the revised statutes, when the value of the goods or chattels replevied does not exceed one hundred dollars; but this jurisdiction shall not include proceedings under the divorce laws or complaints under the mill act, so called, nor jurisdiction over actions in which the title to real estate according to the pleadings filed in the case by either party is in question except as provided in chapter ninety-four, sections six and seven of the revised statutes.

—original and concurrent jurisdiction with the supreme judicial court.

—exceptions.

Terms.

Section 6. Said court shall be held on the first Wednesday of each month, at ten o'clock in the forenoon, for the transaction of civil business at such place within said town as the judge shall determine; but the Fairfield Village Corporation shall forthwith provide a court room, in which case the court shall be held therein, and all civil processes shall be made returnable accordingly; and it may be adjourned from time to time by the judge, at his direction, but it shall be considered in constant session for the cognizance of criminal actions.

—court room.

Writs and processes, form of.

Section 7. All writs and processes, issued by said court, shall be of the usual forms, and all writs in which the debt or damages

demanded do not exceed twenty dollars, shall be served as now provided by law in case of writs issued by trial justices, and all writs in which the debt or damages demanded exceed twenty dollars, shall be served in time and manner as now provided by law in case of writs issued by the supreme judicial court. Said court is hereby authorized to administer oaths, render judgments, issue executions, punish for contempt, and compel attendance as in the supreme judicial court, and make all such rules and regulations, not repugnant to law, as may be necessary and proper for the administration of justice.

—powers.

Section 8. It shall be the duty of the judge of said court to make and keep the records thereof, or cause the same to be made and kept, and to perform all other duties required of similar tribunals in this state; and copies of said records, duly certified, shall be legal evidence in all courts. The judge may appoint in writing a recorder, who shall be a trial justice for the county of Somerset, duly qualified, who shall be sworn by said judge, who shall keep the records of said court when requested so to do by the judge; and in case of absence from the court room, or sickness of the judge, or when the office of judge shall be vacant, the recorder shall have and exercise all the powers of the judge, and perform all the duties required of said judge by this act, and shall be empowered to sign and issue all processes and papers, and to do all acts as fully and with the same effect as the judge could do were he acting in the premises; and the signature of the recorder, as such, shall be sufficient evidence of his right to act instead of the judge. When the office of judge is vacant, the recorder shall be entitled to the fees, in all other cases he shall be paid by the judge, and shall hold his said office at the discretion of said judge.

Records,
how kept.—judge may
appoint a
recorder.—powers and
duties.—fees, how
disposed of
when office
is vacant.

Section 9. All actions may be tried by said court without the intervention of a jury, subject to the right of appeal. All actions shall be entered during the first day of the term at which they are returnable and not after without special permission. When a defendant, legally served, does not appear within the first two days of the term he shall be defaulted, but the court may take off the default for sufficient cause. All pleas in abatement must be filed within the first two days. The defendant must file his pleas within fourteen days after entry of action, which shall consist of the general issue, with a brief statement of special matter of defense, if any. If the defendant does not file his pleadings as before provided, he shall be defaulted on the first day of the next term after entry, unless the court, for good reason, grants him leave to plead or otherwise lawfully dis-

How actions
shall be tried.

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—appeal may
be taken to
supreme
judicial court.

pose of the case. All actions duly answered to shall be in order for trial at the next term after entry. Any party may appeal from the judgment or sentence of said court to the supreme judicial court, in the same manner as from a judgment or sentence of a trial justice. And if any defendant in any action in said court, where the amount claimed in the writ exceeds twenty dollars, or his agent or attorney shall, on the return day of the writ, file in said court, a motion asking that said action be removed to the supreme judicial court, accompanied by his pleadings in said action, and shall at the same time deposit with the judge the sum of two dollars for copies, to be taxed in his costs, if he prevail, the said action shall be removed into the supreme judicial court for said county, and the judge shall forthwith cause certified copies of the writ, officer's return and pleas, to be filed in the clerk's office of said supreme judicial court and said action shall be entered on the docket of the term next preceding said filing, and shall be in order for trial at the next succeeding term.

Trial justice
may preside
in absence of
judge and
recorder.

—powers in
such cases.

Section 10. If at any regular or adjourned term of said court to be held for civil business, the judge or recorder is not present at the place for holding said court within two hours after the time for opening said court, then any trial justice or justice of the peace in the county of Somerset, may preside for the purpose of entering and continuing actions, and filing papers in said court, and may adjourn said court from time to time, not exceeding one week at any one time, without detriment to any action returnable or pending, and may in his discretion, adjourn said court without day, in which event all actions returned or pending, shall be considered as continued to the next term. No trial justice or justice of the peace shall be disqualified from presiding for the purpose mentioned in this section, by reason of his being interested in any action returnable before or pending in said court.

Trial of
actions of
forcible
entry and
detrainer.

Law relative
to attach-
ments, made
applicable.

Section 11. Said court shall be held on every Wednesday of each month for the entry and trial of actions of forcible entry and detainer, and judgment, in such actions, may be entered on the day when the same are heard and determined.

Section 12. All the provisions of the statutes of the state relative to attachment of real estate and personal property and the levy of executions, shall be applicable to actions brought in this court, which shall have authority to render judgments and issue executions to be satisfied in the same manner as though issuing from the supreme judicial court; provided, that property may be attached in addition to the ad damnum sufficient to satisfy the costs of suit.

Costs and
fees, how

Section 13. Costs and fees allowed to parties, attorneys and witnesses in all actions in said court, in which the amount of

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and taxed.

debt or damages claimed in the plaintiff's declaration do not exceed twenty dollars, shall be the same allowed in actions before trial justices, except that the plaintiff, if he prevail, shall be allowed two dollars for his writ; and the defendant, if he prevail, two dollars for his pleadings. In actions where the amount recovered by the plaintiff, exclusive of costs, exceed twenty dollars, or property, the value of which exceeds that sum, or the amount claimed, or the value of the property recovered exceeds twenty dollars, where the defendant prevails, the costs of the parties, trustees and witnesses shall be the same as in the supreme judicial court, except that the costs to be taxed for attendance shall be two dollars and fifty cents for each term, for as many terms as may be allowed by the court; and the witnesses in such cases shall be allowed for their attendance one dollar per day and travel as in other cases; and the defendant, if he prevail, shall be allowed two dollars for his pleadings.

Section 14. The judge of said court shall receive the same fees allowed by law to trial justices and clerks of the supreme judicial court for similar services, except that he shall receive for every blank writ signed by him, five cents; for the entry of an action, civil or criminal, fifty cents; for every warrant issued, one dollar; for the trial of an issue in civil or criminal cases, two dollars for every day actually employed; and for copies in any action appealed from said court, two dollars.

Fees of the
judge.

Section 15. All fines, penalties and costs paid into said court upon convictions and sentences in criminal matters, together with all fees allowed to the judge of said court by law in the transaction of criminal business, shall be paid to said judge. All fines and penalties received by said judge shall be accounted for and paid over in the same manner as is required by law of trial justices; and all fees received by him shall be paid to the persons entitled by law to the same as if received by a trial justice.

Fines and
costs, how
disposed of.

Section 16. Trial justices are hereby restricted from exercising any jurisdiction in the town of Fairfield over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and of the quorum; provided, that said restrictions shall be suspended until the judge of said court shall enter upon the duties of his office.

Jurisdiction
of trial
justices
restricted.

Section 17. Nothing in this act shall be construed to interfere with actions already commenced before trial justices in the town of Fairfield, but all such actions shall be disposed of by such trial justices the same as if this act had not passed.

Pending
actions, how
disposed of.

Section 18. Nothing in this act shall be construed as giving the judge of said court jurisdiction as disclosure commissioner,

Judge shall
not act as

CHAP. 366disclosure
commis-
sioner.

nor shall said judge act as disclosure commissioner in any manner or form.

Section 19. This act shall take effect when approved.

Approved March 14, 1901.

Chapter 366.

An Act to incorporate the Friendship Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Elmer E. Jameson, N. A. Jameson and F. O. Jameson, their associates, successors and assigns, are hereby made a corporation by the name of the Friendship Water Company for the purpose of supplying the village of Friendship, in the county of Knox, and the inhabitants of said Friendship with pure water for domestic and sanitary purposes.

—corporate
name.

Authorized to
take water.

Section 2. Said corporation is hereby authorized, for the purposes aforesaid, to take, collect, detain, store, use and distribute the water of any spring or artificial pond on land of Elsie Jameson that lies to the eastward of her house at Friendship village and on adjoining land of Winthrop Whitney; and said corporation may take and hold, by purchase or otherwise, any real estate or easement therein necessary for the collection, distribution, preservation and purity of the same, and for laying and maintaining aqueducts and pipes for distributing the water so taken and held; and may take and hold, by purchase or otherwise, such real estate as may be necessary for digging, constructing or creating any artificial spring or pond for the purpose of collecting, storing, detaining and distributing said water; and may lay its water pipes through any private lands with the right to enter upon the same and dig therein for the purpose of making repairs and service connections; and for the purposes aforesaid, may lay its pipes over or under any water course, street, highway or other way in such a manner as not unnecessarily to obstruct the same; and may lay down, in and through the streets of said town of Friendship, and may take up, replace and repair, all such pipes, aqueducts and fixtures as may be necessary for the purpose of said incorporation, under such reasonable restrictions as the selectmen of said town may impose; and said corporation shall be responsible for damages to all persons or property occasioned by the use of such streets and ways, and shall pay to said town all sums recovered against said town for damages from obstructions caused by said corporation, and for all

—real estate.

—lay pipes
through
private lands
and high-
ways under
restrictions
of selectmen.

—responsible
for all
damages.

expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same, but said corporation may assume the defense of all suits brought to recover damages as aforesaid. But water shall not be taken from any spring, the water from which is used for domestic purposes.

Section 3. Said corporation shall pay all damages that shall be sustained by any person or persons by the taking of land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams, reservoirs, or constructing any artificial pond or source of water supply, or erecting machinery or fixtures, or for any other injuries resulting from said acts; and if any person or persons sustain damages as aforesaid and the amount thereof cannot be mutually agreed upon, such person or persons may cause his or their damages to be assessed in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of railroads.

Damages,
how assessed
in case of dis-
agreement.

Section 4. Any person who shall willfully injure the property of said corporation, or knowingly corrupt the source of its water supply, or any of its tributaries, or in any manner defile it or them, or divert any of the water whether the same be frozen or not, shall forfeit and pay to said company three times the amount of actual damages sustained, to be recovered in an action of tort; and on conviction of either of the willful acts aforesaid shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one year.

Penalty for
injuring prop-
erty or cor-
rupting water
supply.

Section 5. The capital stock of said corporation shall not exceed ten thousand dollars.

Capital stock.

Section 6. Said corporation may establish reasonable regulations for the use of said water, and change the same from time to time.

May regulate
use of water.

Section 7. The first meeting of said corporation may be called by a written notice thereof, signed by any one of the corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days at least before said meeting.

First meeting,
how called.

Section 8. Said corporation may issue its bonds upon such rates and times as it may deem expedient, not exceeding the amount of its capital stock; or may guarantee the personal indebtedness of any person or persons to the amount of said capital stock, where such indebtedness has already been incurred or may be hereafter incurred in the construction of said works.

May issue
bonds.

Section 9. This act shall take effect when approved.

Chapter 367.

An Act to incorporate the Cumberland Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

**—corporate
name.**

Location.

Purposes.

Section 1. Arthur W. Merrill, Isaac W. Dyer, Edward C. Hersey and Stephen C. Perry, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Cumberland Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Section 2. The corporation hereby created shall be located at Portland, Cumberland county, Maine, and may have two offices for the transaction of business in said city.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hun-

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dred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$50,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on shares of its capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of directors.

—executive board.

—shall be sworn.

—Vacancies, how filled.

—when oath shall be taken.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the

Board of investment.

—shall keep record.

—how loan may be made to officers.

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approval of a majority of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Eligibility of directors.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national of state bank.

Trust funds shall constitute a special deposit.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust department.**Administrator, etc., may deposit with.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsibility of shareholders.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one fourth of the capital stock of said corporation.

Taxation of shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be subject to examination

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in

CHAP. 367by bank
examiner.

every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city, or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

—proceedings
when busi-
ness becomes
hazardous.—shall keep
record of
proceedings.—expenses,
how paid.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting,
how called.

Section 17. This act shall take effect when approved.

Approved March 15, 1901.

CHAP. 368**Chapter 368.**

An Act to regulate fishing in the Lower Wilson Pond, Prong Pond and Horseshoe Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time
for fishing in
ponds in
Piscataquis
county for 5
years
established.

—penalty for
violation.

Inconsistent
acts repealed.

Section 1. There shall be an annual close time on the lower Wilson pond, the upper Wilson pond, Prong pond and Horseshoe pond, being the upper waters of Wilson stream in Piscataquis county, and all the tributaries of the aforesaid ponds from October first to July first of each year, for five years from the passage of this act. Whoever violates any of the provisions of this act shall be subject to a penalty of not less than ten dollars or more than thirty dollars for each offense, and one dollar additional for every fish, caught, taken or killed in violation of any of the provisions of this act.

Section 2. All acts or parts of acts, inconsistent with these, are hereby repealed.

Approved March 15, 1901.

Chapter 369.

An Act to amend an act entitled "An Act authorizing and empowering the Great Northern Paper Company to erect and maintain piers and booms in the West Branch of the Penobscot River," approved March eight, nineteen hundred and one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1
amended.

Great North-
ern Pacific
Company
authorized
to erect piers
and booms
in Penobscot
river.

—shall pro-
vide sorting
gaps.

Section 1. Section one of said act is amended by adding at the end thereof the following words: 'Within the purview of this section the Penobscot Log Driving Company shall be considered the owner of the unmarked logs found in said booms,' so that said section, as amended, shall read as follows:

'Section 1. The Great Northern Paper Company, a corporation existing under the laws of the state of Maine, its successors and assigns, are hereby authorized and empowered to locate, erect and maintain in the west branch of the Penobscot river between a line drawn across said west branch at the head of Passomogamoc falls and a line drawn across said west branch at the head of the Ambajejus thoroughfare, piers and booms for the purpose of collecting, holding, separating and sorting out logs, pulp wood and other lumber coming down said west branch of the Penobscot river. Provided, however, that at least two sorting gaps are constructed, maintained and used for the pas-

sage of logs, pulp wood and other lumber through said booms. Said piers and booms shall be so located, constructed, maintained and used that logs and lumber running down said west branch belonging to other parties and not destined for use and manufacture at the mills of said company, its successors and assigns, shall not be unreasonably impeded or delayed, and such logs and lumber of other parties when stopped for sorting shall be turned by as soon as they can be practically sorted and separated from logs and lumber destined for use and manufacture at said mills, and any stray logs, pulp wood and other lumber not destined for use and manufacture at the mills of said company if found in the booms of said company shall be turned out thereof by said company upon demand of the owner or owners thereof in writing at its own charge and expense. Within the purview of this section the Penobscot Log Driving Company shall be considered the owner of the unmarked logs found in said booms.'

—shall not
impede the
driving of
logs and
lumber.

—ownership
of unmarked
logs.

Section 2. This act shall take effect when approved.

Approved March 15, 1901.

Chapter 370.

An Act to prohibit the dumping of herring and all fish offal in the waters of Moosabec reach in the town of Jonesport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The dumping of herring and all fish offal is hereby prohibited in the waters of Moosabec reach in the town of Jonesport in the county of Washington, under a penalty of not less than ten dollars nor more than fifty dollars.

Penalty for
dumping fish
offal in
Moosabec
reach,
prohibited.

Section 2. All fines or penalties imposed under this act, may be recovered by indictment or action of debt, one-fourth of penalty to party prosecuting, and three-fourths to town school fund.

How fines
may be
recovered.

Approved March 16, 1901.

CHAP. 371**Chapter 371.**

An Act to regulate the taking of Deer in Androscoggin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking of
deer in
Androscoggin
county per-
mitted
during the
month of
October,
annually.

Section 1. The month of October of each year is hereby made an open month for the hunting and killing of deer in the county of Androscoggin, under the same conditions and restrictions as are provided in the general law of the state relating to the taking and killing of deer in open season.

Inconsistent
acts repealed.

Section 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 16, 1901.

Chapter 372.

An Act to amend "An Act to incorporate the city of Augusta."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 18,
chapter 324,
Special laws
of 1849,
amended.

Section 1. Section eighteen of chapter two hundred and twenty-four of the private and special laws of one thousand eight hundred and forty-nine as amended by section two of chapter one hundred and thirty of the private and special laws of one thousand eight hundred and ninety-five is hereby further amended by adding thereto the following: "The municipal officers may also appoint one or more constables who shall be denominated city constables, with all the powers, duties and liabilities appertaining to the office of constable," so that said section as amended, shall read as follows:

Election of
constables.

'Section 18. At the annual election holden for the choice of mayor and alderman, the qualified electors in each ward shall by ballot elect a constable, who shall be denominated city constable, with all the powers, duties and liabilities appertaining to the office of constable. The city council shall annually on the third Monday in March, or as soon thereafter as conveniently may be, elect or appoint a city marshal, who shall hold office for one year from the first day of April, and until his successor shall be elected and qualified. The city marshal so elected shall be city constable, with all the powers, duties and liabilities appertaining to the office of constable. The city marshal may be removed by the city council. The municipal officers may also appoint one or more constables who shall be denominated

—city
marshal.

—powers
and duties.

—municipal
officers may
appoint
constables.

city constables, with all the powers, duties and liabilities appertaining to the office of constable.'

Section 2. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 373.

An Act to legalize the doings of the town of Leeds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. To legalize the doings of the town of Leeds at the annual meeting held on the first Monday in March, in the year of our Lord nineteen hundred, whereby said town voted to appropriate the sum of one hundred and fifty dollars for the celebration of the centennial of the incorporation of said town.

To legalize
the doings of
the town of
Leeds.

Section 2. To authorize said town to appropriate the additional sum of one hundred and fifty dollars at its next annual meeting for the above named purpose.

To authorize
town to raise
money.

Approved March 16, 1901.

Chapter 374.

An Act to extend the charter of the Maine Water and Electric Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Maine Water and Electric Power Company shall actually commence business under its charter is hereby extended to two years from the approval hereof; provided, however, this act shall be null and void unless the sum of five thousand dollars is expended before the next session of the legislature in development and improvement of the water power under the charter of said company; and provided further, that three thousand of said five thousand dollars shall be expended on or before March fifteenth, one thousand nine hundred and two.

Charter
extended two
years.

—proviso.

Section 2. This act shall take effect when approved.

Approved March 16, 1901.

CHAP. 375**Chapter 375.**

An Act to authorize the Machias Lumber Company to acquire and purchase all the rights and property of the Proprietors of Machias Boom, and to confirm all purchases of said rights and property already acquired by said Machias Lumber Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized to
acquire the
franchise and
property of
Proprietors
of Machias
Boom.

Section 1. The Machias Lumber Company, a corporation duly organized under the general laws of the state of Maine, at Portland, May ninth, eighteen hundred and ninety-nine, and having its principal place of business at Machias in said state, is hereby authorized to acquire by purchase all the rights, privileges, franchises and property, corporeal or incorporeal, of a corporation known as Proprietors of Machias Boom, duly constituted by the general court of the commonwealth of Massachusetts by a special act approved February thirteenth, eighteen hundred and eight, chapter fifty-five; and all rights, privileges, franchises and property, corporeal or incorporeal, of said Proprietors of Machias Boom already acquired by said Machias Lumber Company are hereby ratified and confirmed.

Section 2. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 376.

An Act to authorize Manly Morrison to erect and maintain booms and piers in the Sebasticook River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Manly
Morrison
authorized to
erect piers
and booms in
Clinton.

Section 1. Manly Morrison and his assigns are hereby authorized and empowered to locate and erect and maintain, in and across the Sebasticook river, in the town of Clinton, in the county of Kennebec and state of Maine, at some point between the mouth of the Fifteen Mile brook, so called, and a point on said river, one-fourth mile easterly from the bridge at Clinton village, piers and booms, for the purpose of holding and sorting logs, pulp wood and other lumber coming down said Sebasticook river.

Logs of others
shall be
turned by.

Section 2. All logs, pulp wood and other lumber not intended for manufacture at the mills of said Morrison or his grantees at Clinton shall be turned by with reasonable expedition.

Shall have
lien for

Section 3. In case said Morrison or his assigns shall collect, sort, raft or hold any logs, pulp wood or other lumber of other

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parties at their request, said Morrison and his assigns shall have a lien for reasonable charges for such collecting, sorting, rafting or holding which may be enforced by attachment and shall continue for sixty days after such logs, pulp wood or other lumber arrive at the place of destination for manufacturing. The provisions of sections forty-two, forty-three, forty-four and forty-five of chapter ninety-one of the revised statutes shall be applicable to said lien.

rafting logs of
other owners.

—how
enforced.

Section 4. Said Morrison and his assigns may take such lands as may be necessary for the erection and maintenance of said piers and booms, mentioned in section one, and connecting the same with the shores, and may, with their agents and teams, pass and repass over said shores to and from the same over the lands of other persons, for the purposes aforesaid and for the operation and management of said booms. Said Morrison shall be held liable to pay all damages that shall be sustained by any person or persons by the taking of any lands or rights of way, and for any other injuries resulting from acts; and if any person sustaining damage as aforesaid shall not agree with said Morrison upon the sum to be paid therefor, either party on petition to the county commissioners of Kennebec county may have said damage assessed by them; and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways.

May take
land.

—liable for
all damages.

—how
assessed in
case of dis-
agreement.

Section 5. On all week days after July first in each year, when said booms are not in actual use, the free passage of boats up and down said river shall not be obstructed thereby.

Passage of
boats shall
not be ob-
structed after
July 1
annually.

Section 6. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 377.

An Act to incorporate the Town of Millinocket.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Boundaries
of town.

Section 1. So much of Indian Township numbered three in the county of Penobscot as is bounded as follows, namely: Beginning in the east line of said township at the southeasterly corner of lot numbered thirty-two in said township and running thence westerly on the northerly lines of lots numbered fifty-two, fifty-one, fifty, forty-nine and forty-eight to the north-westerly corner thereof; thence southerly on the westerly lines of lots numbered forty-eight, fifty-nine, sixty-nine and seventy-five to the west branch of the Penobscot river; thence following the thread of said west branch of the Penobscot river to the east line of said township; thence northerly on the east line of said township to the southeasterly corner of said lot thirty-two, the place of beginning, is hereby incorporated as a town under the name of Millinocket, and the inhabitants thereof are hereby invested with all the powers and privileges and subject to all the duties and liabilities incident to other towns in this state.

—corporate
name.

First meet-
ing, how
called.

Section 2. Any justice of the peace may call the first meeting of the town of Millinocket by posting a warrant therefor, stating the objects of said meeting, in three public and conspicuous places in said town at least seven days before the time of holding said meeting.

Authorized
to contract
for a supply
of water, etc.

Section 3. Said town of Millinocket is hereby authorized to contract for a supply of water for sanitary, municipal and other public purposes, including the extinguishment of fires upon such terms and conditions as the said town may deem fit and proper and to enter into contract with any lighting company for lighting the streets and other places in said town under municipal control.

Section 4. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 378.**An Act to incorporate the Pistol Stream Dam Company.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. John Morison, John Cassidy, Horace D. Morison and James W. Cassidy, their associates, successors and assigns, are hereby created a body politic and corporate by the name of the Pistol Stream Dam Company, with all the powers, rights and privileges of similar corporations.

Corporators.

—corporate name.

Section 2. Said corporation may erect and maintain a dam on Pistol stream at the outlet of the second Pistol lake in township four, north division of Bingham's Penobscot Purchase, in Hancock county, to facilitate the driving of logs and other lumber from said second lake down said stream, and may remove rocks, excavate ledges, build dams and side dams, and make other improvements in said stream between said second lake and the mouth of said stream, including a dam at the outlet of the first Pistol lake in township three in said north division.

Authorized to maintain a dam.

Section 3. Said corporation may take land and materials necessary for building said dams and making said improvements, and may flow contiguous lands so far as necessary to raise suitable heads of water; and if the parties owning said land and materials and said corporation cannot agree upon the damages therefor, said corporation shall pay the owners of the land and materials so taken, such damages as shall be ascertained and determined by the county commissioners for the county of Hancock, in the same manner and under the same conditions and limitations as are provided by law in case of damage by laying out of highways. And for the damages caused by flowing lands said company shall not be liable to an action at common law, but persons injured may have a remedy by a complaint for flowing, in which the same proceedings shall be had as when complaint is made, under the statutes of this state for flowing lands occasioned by raising a head of water for the working of mills.

May take land and materials.

—damages, how ascertained, in case of disagreement.

—damages for flowing lands.

Section 4. Said corporation may demand and receive a toll for the passage of logs and lumber through and over said dams and improvements of fifteen cents per thousand feet, board measure, woods scale, for all logs and lumber that pass through the dam at the outlet of the second Pistol lake aforesaid, and ten cents per thousand feet on all logs and lumber landed below said second lake dam and which shall pass over the dam at the outlet of said lower Pistol lake; and said company shall have a lien upon all logs and lumber which shall pass over any of its said

Tolls.

—shall have lien on logs and lumber passing over dams.

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—how en-
forced.

When tolls
shall be
reduced.

Land owners
shall have
right to take
stock of
company.

dams and improvements for the payment of said tolls, but the logs of each particular mark shall be holden only for the tolls on such mark; and unless such toll is paid within twenty days after such logs or lumber, or a major part thereof, arrive at the Pas-sadumkeag boom, or the place of manufacture or destination, said corporation may seize said logs and lumber and sell such part thereof as shall be necessary to pay such tolls and the costs and charges of such seizure and sale. Notice of the time and place of such sale shall be given ten days before such sale in some newspaper printed in Bangor.

Section 5. When said company shall have received from tolls as aforesaid, its outlay on dams and improvements, and repairs made up to that time, and six per cent interest thereon, then the toll shall be reduced pro rata to a sum sufficient to keep the works in repair.

Section 6. Any owner of land from which logs or other lumber is cut, which passes over and through said dams and improvements shall have the right to take an interest in the stock of said corporation in the proportion which his ownership bears to all such lands, by paying a like proportion of the cost of building said dams and making said improvements.

Section 7. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 379.

An Act to regulate winter fishing and to close the tributaries to certain lakes and ponds in Somerset, Penobscot and Washington Counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Unlawful to
fish through
the ice in
Somerset
county.

—exceptions.

Section 1. It shall be unlawful to fish through the ice at any time for any kind of fish in any of the lakes or ponds lying wholly or partly in the county of Somerset, except in the following named lakes and ponds, namely: Moosehead lake; Ellis, Round and Ten-thousand-acre ponds in township number one in the sixth range, west of Kennebec river of the Bingham's Kennebec Purchase, and known as the Ten-thousand-acre township, Rowell pond in Solon, Smith pond in Cornville, Pickerel pond in Flagstaff, Gilman pond in Lexington, Pierce pond in township number two, range four, Sibley pond in Canaan, Morrill pond in Hartland, Fahi and Sandy ponds in Embden, Wyman and Weeks' ponds in Brighton, Moose, Mud, Starbird and Stafford ponds in Hartland, Indian pond in Saint Albans,

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White and Douglass ponds in Palmyra, Hancock pond in Embden, Gammon pond situated partly in Franklin and partly in Somerset county; Cold stream pond in Enfield, Lincoln and Lowell in Penobscot county; Narraguagus pond in Beddington in Washington county; in which lakes and ponds it shall be lawful for citizens of this state to fish for and take fish under the same restrictions and in the same manner as is provided in the general law providing for fishing through the ice in lakes and ponds in the state.

Section 2. Mosquito stream, an inlet of Moxie pond in The Forks plantation, and East Moxie and Bald Mountain townships, in Somerset county, is hereby closed to all fishing for any kind of fish at any time to low water mark in said Moxie pond.

Close time for Mosquito stream, etc., established.

Whoever violates any of the provisions of this section shall be subject to the same penalties as provided for illegal fishing in the general law.

—penalty for violation.

Section 3. It shall be lawful to fish in the inlets of Rowell pond in Solon and Smith pond in Cornville, as provided in the general law for fishing.

Lawful to fish in Rowell and Smith ponds.

Section 4. It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in Misery stream, an inlet of Brassua lake, in Somerset county; whoever violates any of the provisions of this section shall be subject to the same penalties as provided for illegal fishing in the general law.

Close time on Misery stream established.

—penalty for violation.

Section 5. Main stream, so called, a tributary to Moose pond in Somerset county, is hereby opened to fishing under the general law relating to fishing in the inland waters of the state.

Main stream opened to fishing.

Approved March 16, 1901.

Chapter 380.

An Act to amend Chapter one hundred and sixty-eight of the Private and Special Laws of Maine for the year one thousand eight hundred and seventy-five, entitled "An Act for supplying the city of Bangor with water."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter one hundred and sixty-eight of the private and special laws for the year one thousand eight hundred and seventy-five is hereby amended by adding thereto the following: 'Said city shall file in the registry of deeds in the county of Penobscot plans for the location of all land and water rights taken under the provisions of this act; and no entry shall be made upon any land except to make surveys

Section 1, chapter 168, special laws, 1878, amended.

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until the expiration of ten days from said filing; and with such plan the said city may file a statement of the damages that it is willing to pay to any person for any property so taken, and if the amount finally awarded does not exceed that sum the city shall recover costs against such person, otherwise such person shall recover costs against the city,' so that said section, as amended, shall read as follows:

City authorized to take water.

—may take and flow land.

—shall file plan of location in registry of deeds.

—damages.

Section 4 amended.

Liable for all damages.

—how ascertained in case of disagreement.

'Section 1. The city of Bangor is hereby authorized to take, hold and convey into, about and through the city of Bangor, from any point that may be deemed expedient between the foot of Treat's falls in Bangor and the head of McMahon's falls in Veazie, water sufficient for the use of said city and the inhabitants thereof, for the extinguishment of fires, domestic uses and creating steam, and may flow, take and hold, by purchase or otherwise, any lands or real estate for laying and maintaining aqueducts and pipes, for taking, discharging, disposing of and distributing water, and for constructing and maintaining reservoirs, dams and such other works as may be deemed necessary or proper for raising, forcing, retaining, distributing, discharging or disposing of said water and for the erection of any works for said purposes, and for sinking wells and for making excavations for the filtration of water. Said city shall file in the registry of deeds in the county of Penobscot plans of the location of all land and water rights taken under the provisions of this act; and no entry shall be made upon any land except to make surveys until the expiration of ten days from said filing; and with such plan the said city may file a statement of the damages that it is willing to pay to any person for any property so taken, and if the amount finally awarded does not exceed that sum the city shall recover costs against such person, otherwise such person shall recover costs against the city.'

Section 2. Section four of said act is hereby amended by adding after the word "prescribed" in the tenth line thereof, the words 'from time to time,' so that said section, as amended, shall read as follows:

'Section 4. Said city shall be liable to pay all damages that shall be sustained by any persons or corporations in their property by the taking of any land, or by flowage, or excavating through any land for the purpose of laying down pipes, building dams, or constructing reservoirs, or making excavations. And if any person or corporation sustaining damages as aforesaid in said city shall not mutually agree upon the sum to be paid therefor, such person or corporation may cause said damages to be ascertained and determined in such manner and

under the same conditions, restrictions and limitations as are by law prescribed from time to time in the case of damage by the laying out of highways.'

Section 3. This act shall take effect when approved.

Approved March 16, 1901.

Chapter 381.

An Act to allow open time on Deer in certain towns in Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be lawful to hunt, chase and kill deer in the towns of Baldwin, Bridgton, Casco, Gorham, Gray, Harri-son, Naples, New Gloucester, Otisfield, Raymond, Sebago, Standish and Windham in Cumberland county, from October first to November first.

Open time on deer in Cumberland county from October 1 to November 1.

Section 2. All the provisions of chapter thirty of the revised statutes, as amended by chapter forty-two of the public laws of eighteen hundred and ninety-nine, relating to deer, not inconsistent with this act, are hereby made a part of this act.

Provisions of chapter 30, R. S., appli-cable.

Section 3. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Inconsistent acts repealed

Approved March 16, 1901.

Chapter 382.

An Act authorizing the Commissioners of Penobscot County to erect a Court House, and to issue notes or obligations therefor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The county commissioners of the county of Penobscot are hereby authorized to proceed forthwith to construct and furnish a suitable court house at Bangor, in said county, on the county's lot, upon which the present court house now stands, in which to hold such terms of the supreme judicial, probate and insolvent courts and courts and sessions of the county commissioners, as may be required to be held in said Bangor; said court house shall contain suitable rooms for all the aforesaid courts, for the justices of the supreme judicial court, for the bar library, for jurors, for attorneys, and for all county officers who require accommodations therein. Said building

County com-missioners authorized to construct a court house at Bangor.

—shall con-tain fireproof rooms.

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shall contain suitable fireproof rooms and receptacles to hold all records that ought to be kept therein.

Authorized to
procure a
loan.

Section 2. For the purpose of erecting and furnishing said court house, as aforesaid, the county commissioners of said county of Penobscot are hereby authorized to procure by loan on the faith and credit of said county, a sum of money not exceeding one hundred and twenty-five thousand dollars; and for that purpose notes or obligations of said county, signed by said county commissioners, and countersigned by the county treasurer, shall be issued with interest bearing coupons attached for the payment thereof at such times and with such rates of interest as they shall deem expedient.

—issue bonds.

Section 3. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 383.

An Act to Amend Chapter one hundred and ninety-five of the Private Laws of eighteen hundred and eighty-seven entitled, "An Act to amend an act incorporating the City of Waterville."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Tenure of
office of mem-
bers of board
of education.

Section 1. The members of the board of education chosen at the annual election on the first Monday of March in the year of our Lord nineteen hundred and two, shall hold office as follows: those from wards one and two, for one year; those from wards three and four, for two years; and those from wards five, six and seven, for three years; and at each subsequent election members shall be chosen by those wards whose members' terms are about to expire, and the term of office shall be three years. In case of a vacancy a member may be chosen by the ward in which the vacancy exists to fill the unexpired term.

—vacancy,
how filled.

Act shall take
effect when
approved by
the people.

Section 2. This act shall not take effect unless approved by a majority of those voting upon the question of its approval at the election on the first Monday of March, nineteen hundred and two, and in case it is not so approved, the members of the board of education chosen at said election, shall hold office as though this act had not been passed.

Approved March 19, 1901.

Chapter 384.

An Act to amend the charter of the City of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section four of chapter two hundred and seventy-five, of the private and special laws of the state of Maine, approved March twenty-fourth, eighteen hundred and sixty-three, is hereby amended, by adding after the word "council" at the end of the fifth line, the words, 'provided said stated session is held at least one week after the aforesaid law, act, ordinance, resolve or order is presented to the mayor for his approval,' and by adding after the word "mayor" in the twelfth line of said section the words, 'The mayor shall have the right to approve as a whole any resolve or order involving the appropriation or expenditure of money, or to approve or disapprove specific items thereof, and the portions approved shall thereby be in force in like manner as if no part thereof had been disapproved, and the portion or portions disapproved shall thereupon take the same course, as herein provided, as though said resolve or order had been disapproved as a whole,' so that said section as amended shall read:

Charter city
of Portland
amended.

'Section 4. Every law, act, ordinance, resolve or order, requiring the consent of both branches of the city council, excepting rules and orders of a parliamentary character, shall be presented to the mayor for approval. If not approved by him he shall return it, with his objections, at the next stated session of the city council, provided said stated session is held at least one week after the aforesaid law, act, ordinance, resolve or order is presented to the mayor for his approval, to that branch in which it originated, which shall enter the objections at large on its journal and proceed to reconsider the same. If upon such reconsideration it shall be passed by a vote of two-thirds of all the members of that branch, it shall be sent, together with the objections, to the other branch, by which it shall be reconsidered, and if passed by two-thirds of that branch, it shall have the same effect as if signed by the mayor. The mayor shall have the right to approve as a whole any resolve or order involving the appropriation and expenditure of money, or to approve or disapprove specific items thereof, and the portions approved shall thereby be in force in like manner as if no part thereof had been disapproved, and the portion or portions disapproved shall thereupon take the same course, as herein provided, as though said resolve or order had been disapproved as

All ordi-
nances shall
be presented
to mayor for
approval.

—ordinances
not approved
shall be
returned with
objections.

—may be
passed over
veto.

—mayor may
approve or
disapprove
any items.

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a whole. In case of vacancy in the office of mayor, when said law, act, ordinance, resolve or order be finally passed, the same shall be valid without approval.'

Section 6
amended.

Section 2. Section six of said act is amended by striking out the words "second Monday in March" in the eleventh line thereof, and inserting the words, 'second Monday in December.' Section eight of said act is amended by striking out the words, "second Monday in March," in the first and second lines thereof, and inserting the words, 'second Monday in December.' Section twelve of said act is amended by striking out the words, "second Monday in March," in the sixth and seventh lines thereof, and inserting the words, 'second Monday in December.' Section thirteen of said act is amended by striking out the words, "first Monday in March," in the first line thereof, and inserting the words, 'first Monday in December,' and by striking out the words, "second Monday in March," in the twenty-ninth line thereof, and inserting the words, 'second Monday in December.'

Terms of
office.

Section 3. The terms of office of all city officers, including subordinate city officers, that would otherwise expire on the second Monday of March, in the year of our Lord nineteen hundred and two, shall expire on the second Monday of December, in the year of our Lord nineteen hundred and one, or as soon thereafter as other persons are qualified in their places.

Inconsistent
acts repealed.

Section 4. All acts and parts of acts, inconsistent herewith, are hereby repealed.

Approved March 19, 1901.

Chapter 385.

An Act amendatory of Chapter five hundred and seven of the Private and Special Laws of eighteen hundred and eighty-nine, entitled "An Act to establish the Dover Municipal Court."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 507,
special laws
of 1889,
amended.

Section three of said chapter is amended by striking out the first two lines of said section, and inserting the following: 'A recorder may be appointed in the manner provided by article five, section eight, of the constitution, who,' so that said section, as amended, shall read as follows:

Recorder
may be
appointed.

'Section 3. A recorder may be appointed in the manner provided by article five, section eight, of the constitution, who shall keep the records of said court when requested so to do by

said judge; and in case of absence from the court room of said judge, or when the office of judge shall be vacant, the said recorder shall have and exercise all the powers of the judge, and perform all the duties required of said judge by this act, and shall be empowered to sign and issue all papers and processes, and to do all acts as fully and with the same effect as the judge could do if he were acting in the premises; and the signature of the recorder as such shall be sufficient evidence of his right to act instead of the judge. Said recorder shall reside in the town of Dover or Foxcroft, and shall hold his said office of recorder for four years.'

—powers
and duties.

Approved March 19, 1901.

Chapter 386.

An Act to authorize John P. Yerxa, Edgar Perry, Arthur Gilpatrick and Selden R. Tracy to construct and maintain a dam across the Little Madawaska River in Aroostook county, and build and maintain piers in said river.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. John P. Yerxa, Edgar Perry, Arthur Gilpatrick and Selden R. Tracy, their heirs and assigns, are hereby authorized to erect and maintain a dam across the Little Madawaska river, at or near their mill in Stockholm plantation, in the county of Aroostook, provided that suitable sluices or roll way for the passage of logs or lumber, and proper and sufficient fishways shall be constructed and maintained in said dam.

J. P. Yerxa,
et als, author-
ized to erect
dams.

Section 2. Said Yerxa, Perry, Gilpatrick and Tracy, their heirs and assigns, are authorized for the purpose of constructing and maintaining said dam, to take and occupy and enclose any lands adjoining the same which may be necessary for the building and repairing the same, not exceeding in all one quarter of an acre, and may remove any and all rocks in said river when necessary to their said purposes; and they may also erect and maintain piers above said dam for the purpose of holding lumber, provided a suitable passage or channel is kept and maintained for floating logs and lumber over the pond caused by said dam. Provided that this act shall not be construed as granting exclusive right to said parties, their heirs and assigns, to the use of said river, but only such reasonable and necessary use thereof for the purposes herein specified as may be exercised consistently with the enjoyment of similar or other proper rights

Authorized
to take land.

—may erect
piers but
shall not
obstruct
passage of
logs.

—shall not be
construed as
granting
exclusive
right.

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Damages and how ascertained in case of disagreement.

and privileges already existing or subsequently acquired by other parties.

Section 3. Said Yerxa, Perry, Gilpatrick and Tracy, their heirs and assigns, shall be held liable to pay all damages that shall be sustained by any person or persons by taking and holding of any lands for the purpose of constructing and maintaining or repairing said dam, or by flowage; and if any person or persons sustaining damage as aforesaid, shall not agree with said Yerxa, Perry, Gilpatrick and Tracy, their heirs and assigns, upon the sum to be paid therefor, either party, upon petition to the county commissioners of Aroostook county, within twelve months after said damage is sustained as aforesaid, may have said damage assessed by said commissioners, and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are prescribed by law in the case of damages by the laying out of highways, and failure to petition for said damage within twelve months after the same is sustained, shall be held to be a waiver of same. Nothing in this act shall be construed as giving any shore privileges, or any title in the lands flowed, to said Yerxa, Perry, Gilpatrick and Tracy, their heirs and assigns.

-act does not give shore privileges or title to lands flowed.

Approved March 19, 1901.

Chapter 387.

An Act to prohibit the pursuit and killing of duck and other water fowl by the use of launches or other craft propelled by other than hand power, upon the waters of Lower Kezar Pond in the County of Oxford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Hunting water fowl in lower Kezar pond in steam craft prohibited.

-penalty.

It shall be unlawful to pursue, hunt or shoot duck or other water fowl upon the waters of lower Kezar pond, in the county of Oxford in any launch or other craft propelled by steam, naphtha, electric or any power than by sails or hand, under a penalty of fifty dollars for each offense.

Approved March 19, 1901.

Chapter 388.**An Act to incorporate the Ashland Light and Water Company.***Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:*

Section 1. Elbridge G. Dunn, George B. Hayward, E. R. McKay, Nathaniel S. Coffin, Lewis C. Coffin, George H. McNally, George S. Orcutt, Whitfield B. Hallett, Seth S. Thornton, with their associates and successors, are hereby made a corporation by the name of the Ashland Light and Water Company, for the purpose of supplying the town of Ashland with electric light, electric power and pure water

Corporators.

—corporate name.

Section 2. Said corporation, for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding one hundred thousand dollars.

May hold estate not exceeding \$100,000.

Section 3. Said corporation is hereby authorized for the purposes aforesaid, to erect and maintain dams, reservoirs and stand pipes, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disbursing water, and forming proper reservoirs therefor, and said corporation may take and hold by purchase or otherwise any lands or real estate necessary therefor, may take, store and use the water of any river, stream, lake, pond or spring, and may excavate through any lands when necessary for the purposes of this corporation.

May erect dams, etc.

—may take land and water.

Section 4. Said corporation is hereby authorized for the purposes aforesaid to carry on the business of lighting by electricity or otherwise, such public streets in the town of Ashland, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise, within said town and may build and operate manufactories and works for providing and supplying electricity, light and power, and may take, lease, purchase and hold real estate, and personal estate therefor, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets and ways under the direction of the municipal officers of said town.

Authorized to furnish light and power.

—may lay lines of wire.

Section 5. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purposes of laying down pipes and aqueducts, building dams, reservoirs, and also damages for any other injuries resulting from said acts; and if any person sus-

Liable for all damages and how ascertained in case of disagreement.

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taining damage as aforesaid, and said corporation cannot mutually agree upon the sum to be paid therefor, either party on petition to the county commissioners of Aroostook county may have the damages assessed by them; and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions and restrictions and limitations as are by law provided in case of damages by laying out highways.

Capital stock. Section 6. The capital stock of said corporation shall be one hundred thousand dollars, said stock to be divided into shares of twenty dollars each.

May lay down pipes and aqueducts under restrictions imposed by selectmen. Section 7. Said corporation is hereby authorized to lay down, in and through the streets and ways of said town of Ashland, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of their incorporation, under such reasonable restrictions as may be imposed by the selectmen of said town, and said corporation shall be responsible for all damage to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said town all sums recovered against said town for damages from obstructions caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on same.

May contract to supply water, light and power. Section 8. Said corporation is hereby authorized to make contract with said town of Ashland, and with other corporations and individuals, for the purpose of supplying water, electric lights and power as contemplated by said act; and said town of Ashland by its selectmen, is hereby authorized to enter into contracts with said company for the supply of water, electric lights and power and such exemption from public burden as said town and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto. And said town by vote may purchase stock in said corporation, or guarantee interest on stock or bonds of said corporation and take and hold security upon its franchise or other property.

—town may contract for water, etc., and exempt from taxation. Section 9. Said corporation shall have power to cross any private or public sewer, or to change the direction thereof, when necessary for the purposes of this corporation, but in such a manner as not to obstruct or impair the use thereof, and said corporation shall be liable for any injury caused thereby. Whenever the company shall lay down any pipes in any street, or make any alteration or repairs upon its works in any street, it shall cause the same to be done with as little obstruction to public travel as may be practical, and shall at its own expense, without

May cross any sewer but shall not impair use thereof.

—town may hold stock.

unnecessary delay, cause the earth and pavements removed to be replaced in proper condition.

Section 10. Said corporation may issue its bonds for the construction of its works, upon such rates and terms as it may deem expedient, not exceeding one hundred thousand dollars, and secure the same by mortgage of the franchise and property of said company.

May issue
bonds and
mortgage
property.

Section 11. The first meeting of this corporation may be called by written notice signed by any three of the incorporators, and served by personal service upon each of the other incorporators seven days before the day of said meeting.

First meet-
ing, how
called.

Section 12. This act shall become null and void in four years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.

When act
shall become
void.

Section 13. The inhabitants of said town of Ashland are hereby authorized to purchase the franchise and property of said corporation, at any time after three years from the time this act takes effect, upon a two-thirds vote of the legal voters present and voting at any annual meeting, called by a warrant containing an article for that purpose.

Town may
purchase
property any
time after
three years.

Section 14. If said corporation and said town of Ashland cannot agree upon a value of said franchise and property the same may be determined by a commission of three men, one to be appointed by the corporation, one by the town, and one by any justice of the supreme court.

How value
may be
determined.

Section 15. Said inhabitants of said town of Ashland, in case said town shall purchase the franchise and property of said corporation, shall succeed to all the rights and privileges of said corporation, and be subject to all its duties and obligations, and the above named incorporators shall manage said franchise and property as trustees for said town of Ashland.

Town shall
succeed to all
the rights of
the company
in case of
purchase.

Section 16. This act shall take effect when approved.

Approved March 19, 1901.

CHAP. 389**Chapter 389.**

An Act to amend Chapter sixty-nine of the Private Laws of eighteen hundred and sixty-nine, relating to the Waldo and Penobscot Agricultural Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 69,
special laws
of 1869,
amended.

Section two of chapter sixty-nine of the private and special laws of eighteen hundred and sixty-nine is hereby amended by adding after the word, "Newburg," in the fourth line, the words, 'and Hampden,' so that the section will read as follows:

Limits of
society.

'Section 2. Said society is established within and for the towns of Monroe, Frankfort, Winterport, Prospect, Swanville, Brooks and Jackson, in the county of Waldo, and the towns of Dixmont, Newburg and Hampden, in the county of Penobscot, and may take and hold property, real and personal, not exceeding ten thousand dollars, to be applied to the advancement of agriculture and the mechanic arts.'

—Hampden
added.

Approved March 19, 1901.

Chapter 390.

An Act authorizing the extension of a Wharf into the tide waters of Lubec Narrows.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

A. B. Sumner
authorized
to extend
wharf.

Authority is hereby granted to Alexander B. Sumner and company, their associates or assigns, to extend their wharf sixty feet into the tide waters of Lubec narrows in the town of Lubec.

Approved March 19, 1901.

Chapter 391.

An Act to amend Section one of Chapter thirty-four of the Private and Special Laws of eighteen hundred and seventy-eight, relating to the protection and propagation of Eels in Damariscotta River and Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 34,
special laws
1878, amended.

Section one of chapter thirty-four of the private and special laws of eighteen hundred and seventy-eight is hereby amended by striking out the words, "and November" in the third and fourth lines of said section, also by inserting the word 'and' after the word "September" in the third line of said section, so that said section, as amended, shall read as follows:

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'Section 1. It shall not be lawful for any person to catch or take eels from Damariscotta river or pond during the months of May, June, July, August, September and October, by potting, trapping, netting, or by any other device; and any person so offending shall, on conviction, forfeit and pay a fine of not less than five, nor more than twenty dollars, to be recovered in an action of debt, one half to the complainant, and the other half to the town where the offense is committed, before any trial justice in the county of Lincoln.'

Close time for eels in Damariscotta river established.

—penalty for violation.

Approved March 19, 1901.

Chapter 392.

An Act to authorize James M. Moulton to construct and maintain a telephone line between Wayne Village and Leeds Center.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

James M. Moulton is hereby authorized to construct and maintain a telephone line from his residence in Wayne village through North Leeds or any other feasible route to Leeds center.

J. M. Moulton authorized to maintain a telephone line.

Approved March 19, 1901.

Chapter 393.

An Act to amend Chapter three hundred and sixty-nine of the Private and Special Laws of eighteen-hundred and seventy-seven, relating to the Harrington and Jonesport Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Harrington and Jonesport Telegraph Company is hereby authorized to inaugurate and operate telephone service over the lines of said company, extending from Harrington to Jonesport.

Harrington and Jonesport Telegraph Company authorized to extend lines to Jonesport.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

CHAP. 394**Chapter 394.**

An Act to amend the charter of the Ticonic Foot Bridge Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 4,
chapter 37,
special laws
1899, amended.

Section four of chapter thirty-seven of the private and special laws of eighteen hundred and ninety-nine is hereby amended by inserting the word 'not' between the words "shall" and "apply" in the fourth line thereof, so that said section, as amended, shall read as follows:

Tolls estab-
lished.

'Section 4. A toll is hereby granted and established for the benefit of said corporation, not exceeding two cents for each foot passenger crossing said bridge, and the provisions of section one of chapter fifty of the revised statutes shall not apply to said corporation.'

Approved March 19, 1901.

Chapter 395.

An Act to extend an act, entitled "An Act to incorporate the Enchanted Stream Dam and Improvement Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended for
two years.

The charter granted to Charles Lawrence, Hiram Lawrence, Greenleaf Lawrence, all of Gardiner, J. Manchester Haynes of Augusta, S. W. Philbrick and William Snow of Skowhegan, their associates and assigns, by chapter one hundred and sixty-eight of the private and special laws of one thousand eight hundred and ninety-nine, is hereby extended two years from the sixteenth day of March, one thousand nine hundred and one.

Approved March 19, 1901.

Chapter 396.

An Act to repeal Chapter one hundred and thirty-one, Laws of eighteen hundred and fifty-three, relating to Herring Fisheries in the Town of Jonesport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 131,
laws of 1853
repealed.

Section 1. Chapter one hundred and thirty-one, laws of eighteen hundred and fifty-three, relating to herring fisheries in the town of Jonesport is hereby repealed.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 397.**An Act to incorporate the Boothbay Harbor Academy.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. T. W. Baldwin, D. H. Moody, J. E. Knight, A. R. Nickerson, C. J. Marr and C. E. Kendrick, their associates and successors, are and hereby created a corporation and body politic by the name of the Boothbay Harbor Academy, to be established and maintained in the town of Boothbay Harbor in the county of Lincoln for the purpose of the promotion of education, literature and science, the same to be non-sectarian in character.

Corporators.

—corporate name.

—purpose.

Section 2. Said corporation is hereby vested with all the powers, rights, privileges and immunities incident to similar corporations, may have and use a common seal, prosecute and defend suits at law, make and establish by-laws and regulations for the management of its affairs and the proper government of the academy, not repugnant to the constitution and laws of the state, and hold estate, real and personal, which it may now have or may hereafter receive by gift, grant, devise, purchase or otherwise, to an amount not exceeding two hundred thousand dollars.

Powers and privileges.

—seal.

—by laws.

—may hold real estate.

Section 3. The number of trustees of said academy shall not at any time be more than nine nor less than five, a majority of said board to be at all times citizens of Boothbay Harbor. A majority of said trustees shall constitute a quorum to do business, and the persons above named, with such others as they may associate with them, not exceeding nine in all, shall be the trustees of said corporation, and said trustees or their successors may fill all vacancies in their board, and may remove any trustee when incapable through age or otherwise to discharge the duties of said office.

Trustees.

—quorum.

—vacancies, how filled.

Section 4. All deeds or conveyances of said real estate made under the direction of the trustees, in behalf of said corporation, and sealed with its seal, and signed and acknowledged by its treasurer shall be valid in law.

Deeds of conveyance shall be made by trustees.

Section 5. All children between the ages of ten and twenty-one years, having their usual and legal residence in said town of Boothbay Harbor shall have the right to attend said academy, and have all its equal privileges and advantages free of charge of tuition or otherwise in the same manner and to the same extent as in a free high school.

Children between ten and twenty-one years of age may attend free.

Section 6. T. W. Baldwin, D. H. Moody and J. E. Knight or any two of them, are hereby authorized to appoint the time and place for holding the first meeting of the trustees, by giving to all the trustees personal notice thereof in writing or by pub-

First meeting how called.

CHAP. 398

lishing a notice in some newspaper published in the county of Lincoln seven days previous to said meeting.

Section 7. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 398.

An Act to amend "An Act to establish a Police Court in the City of Rockland," approved March fourteenth, eighteen hundred and sixty-one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 9
amended.

Section 1. Section nine of an act to establish a police court in the city of Rockland is hereby amended by striking out in the first line of said section the words, "first Tuesday" and by substituting in their place the words 'second and fourth Tuesdays,' so that said section, as amended, shall read as follows:

Terms.

'Section 9. Said police court shall be holden on the second and fourth Tuesdays of each month, at nine o'clock in the forenoon, for the transaction of civil business, and all civil process shall be made returnable accordingly; and said court may be adjourned from time to time at the discretion of the judge. Said court to be held at such place as said city shall provide for that purpose. It shall be the duty of the judge of said court to make and keep the records of said court, or cause the same to be done, and to perform all other duties required of similar tribunals; and copies of the records of said court duly certified by the judge shall be legal evidence in any court of this state. The fees in all cases, civil and criminal, before said court, shall be the same as are now taxable by justices of the peace or trial justices; provided, that the price of blank writs, which shall be signed by the judge of said court and bear the seal of said court, shall be two cents each; and said judge shall keep an account of said fees, and pay the same quarterly into the treasury of said city.'

—shall keep
record.

—fees, how
taxed.

—how dis-
posed of.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 399.

An Act to incorporate the Bristol Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Frank A. Fossett, Samuel Tibbetts and N. M. Fossett, with their associates, successors and assigns, are hereby made a corporation by the name of the Bristol Electric Light and Power Company, for the purpose of manufacturing, generating, selling, leasing, transmitting, distributing and supplying electricity for lighting, heating, manufacturing, mechanical and other purposes, in the town of Bristol, or for any or either of such purposes and for public and private use, with all the rights, powers and privileges and subject to all the restrictions and liabilities by law incident to similar corporations.

Corporators.

—corporate name.

—purposes.

Section 2. Said corporation for the purposes aforesaid is hereby authorized to set poles and to construct, lay, maintain and operate lines of wires or other material in, through, under, over and along any and all streets and ways of said town, and under or over tide waters in said town, subject, however, to the permission of the municipal officers thereof and under such reasonable restrictions as they may impose and subject to the general laws of the state regulating the erection of poles and wires for electrical purposes. Said corporation is authorized to make contracts with said town for public lighting, heating and other purposes, and said town is authorized to so contract for a term of years.

—authorized to operate lines of wires along street by permission of municipal officers.

—may contract to furnish town, light and heat.

Section 3. Said corporation shall at its own expense and without unnecessary delay, remove any and all obstructions in any street or way of said town made in constructing, erecting and laying the poles, wires, fixtures and structures for the aforesaid purposes and shall cause disturbed earth to be properly replaced. And said company shall repay to said town of Bristol any sum which said town may have been compelled to pay on any judgment for any damage caused by a defect or want of repair in the streets or ways thereof, due to the neglect of said company, or on any judgment for damages, caused by the negligence of said company in the erection and maintenance of any of the aforesaid structures and appliances connected with said business; and said corporation shall not be allowed to obstruct or impair the use of any public or private drain or gas pipe or sewer or telegraph or telephone wire, but may cross, or when necessary, change the direction of such pipes, wires, drains or sewers, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any

Shall remove obstructions made in construction.

—liable to town for damages.

—shall not obstruct any drain or gas pipe, telephone or telegraph wire.

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—municipal officers shall have power to regulate doings of company.

May hold property to the amount of \$50,000.

Capital stock.

May issue bonds and mortgage property.

First meeting, how called.

Act void in four years unless work is commenced.

injury occasioned thereby in an action on the case. And the municipal officers of said town for the time being shall have the power to regulate and control such acts and doings of said corporation as may in any manner affect the health or safety or become a nuisance to the inhabitants of said town.

Section 4. Said corporation may, to carry out the powers herein granted, hold real and personal estate, necessary and convenient therefor, not exceeding fifty thousand dollars.

Section 5. The capital stock of said corporation shall not exceed thirty thousand dollars, divided into shares of twenty-five dollars each.

Section 5. Said company is hereby authorized to issue its bonds for the construction of its works upon such rates and terms as it may deem expedient, and secure the same by mortgage of the franchise and property of said company. But the amount of said bonds so issued shall not exceed thirty thousand dollars in all, and shall not exceed the amount of capital stock subscribed for.

Section 7. The first meeting of said corporation may be called by written notice thereof, signed by any incorporator herein named, served upon each incorporator by a copy of the same in hand or mailed, postage paid, at least seven days prior to the day named therein for such meeting.

Section 8. This act shall become null and void in four years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.

Section 9. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 400.

An Act to authorize the Linn Woolen Company to make, generate, sell, distribute and supply Gas and Electricity.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Linn Woolen Company authorized to make and sell gas and electricity.

Section 1. The Linn Woolen Company, a corporation duly authorized and existing under the laws of the state of Maine, is hereby authorized and empowered to make, generate, sell, distribute and supply gas and electricity, or both, for lighting, heating, manufacturing or mechanical purposes in the towns of Hartland, Saint Albans and Palmyra, or for either or any of said purposes, notwithstanding the existing rights of any other person, company or corporation.

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Section 2. In the exercise of said power, said company shall be subject to all the duties, restrictions and liabilities, and have all the powers, privileges, rights and immunities provided by law in respect to companies incorporated for such purposes.

Shall be subject to provisions of the general law.

Approved March 19, 1901.

Chapter 401.

An Act for the protection of Salmon, Alewives and Smelts in Pleasant River, Washington County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall be allowed to take any salmon alewives or smelts in Pleasant river, Washington county, within five hundred yards of any dam or fishway except by hook and line or hand dip net.

Taking of fish in Pleasant river except with hook and line prohibited.

Section 2. No smelts shall be taken or fished for except by hook and line between the twentieth day of May and the first day of October.

Close time for smelts between May 20 and October 1.

Section 3. No salmon, alewives or smelts shall be fished for or taken within fifty feet of any dam or fishway.

Fishing within 50 feet of dam forbidden.

Section 4. The special law of eighteen hundred and eighty-seven, chapter two hundred and sixty-four, is hereby repealed.

Chapter 264, laws of 1887, repealed.

Section 5. The penalty for the violation of any section of this act shall be not less than ten nor more than thirty dollars and may be recovered by action of debt, one-half to the use of the county, the other half to the use of the person who shall sue therefor.

Penalty.

Approved March 19, 1901.

Chapter 402.

An Act to amend Chapter one hundred and twenty-eight of the Private and Special Laws of eighteen hundred and seventy-nine entitled, "An Act to incorporate the Elliot Bridge Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Said chapter is hereby amended by adding thereto section nine as follows:

'Section 9. Said company is hereby, authorized and empowered to lease, sell, transfer and convey all its rights, powers, franchises, privileges and property, to any corporation duly established under the laws of the state of New Hampshire or the state of Maine.'

Company authorized to sell property, etc.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

CHAP. 403**Chapter 403.**

An Act to incorporate the Camden Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. W. G. Alden, W. H. Pascal of Camden, J. H. Carleton of Rockport, A. D. Bird and S. T. Kimball of Rockland, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Camden Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate
name.

Location. Section 2. The corporation hereby created shall be located at Camden, Knox county, Maine, and may have one office for the transaction of business in said town.

Purposes. Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, do in general all the business that may lawfully be done by trust and banking companies.

Capital stock. Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital

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stock at any time, by vote of the shareholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$50,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on shares of its capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of trustees.

—qualification and tenure.

—executive board.

—directors shall be sworn.

—vacancies, how filled.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said

Board of investment.

—shall keep record of all loans, etc

—record shall be submitted to bank examiner.

—how loans may be made to officers.

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**Eligibility of
members of
executive
committee.**

corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible as a member of the executive committee of said corporation who is not the actual owner of five shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

**Trust funds
shall consti-
tute a special
deposit.**

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

**—trust
department.**

**Administra-
tors, etc., may
deposit with.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Responsi-
bility of
shareholders.**

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Shall be sub-
ject to
examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such

visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

—proceed-
ings when
business
becomes
hazardous.

—shall keep
record of
proceedings.

—shall be
published.

Expenses,
how paid.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting,
how called.

Section 17. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 404.

An Act to incorporate the Bangor Loan and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Charles V. Lord, George Varney, Franklin A. Wilson, Llewellyn J. Morse, Nathaniel Lord, Moses Giddings, Philo A. Strickland and Charles F. Woodard, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Bangor Loan and Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

**—corporate
name.**

Location.

Section 2. The corporation hereby created shall be located at Bangor, Penobscot county, Maine.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to become surety upon any bond required to be given by any party in any matter or proceeding in any court, or by any person holding any position of trust in which a bond is required, and upon any bond required to be given under any law or regulation of any department of the government of the United States; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

CHAP. 404**Capital stock.**

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not
commence
business until
\$50,000 has
been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not
make loans
on shares of
its capital
stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of
trustees.

—executive
board.

—vacancies,
how filled.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and to the bank examiner whenever

Board of
investment.

—shall keep
record of all
loans.

—record sub-
ject to exam-
ination
by bank
examiner.

CHAP. 404

—how loans
may be made
to officers.

requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Eligibility
of directors.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Trust funds
shall consti-
tute a special
deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust de-
partment.

Administra-
tors, etc.,
may deposit
with.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsi-
bility of
shareholders.

Section 12. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Guaranty
fund.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

CHAP. 404

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

Shall be subject to examination by bank examiner.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

—proceedings when business becomes hazardous.

—shall keep record.

—publish statement.

Expenses, how paid.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting, how called.

Section 17. This act shall take effect when approved.

Chapter 405.

An Act to regulate the Herring Fisheries in the Towns of Jonesport and Addison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking of herring in towns of Jonesport and Addison by use of torches and with purse seines between April 1 and Dec. 1 annually, prohibited.

—limits of prohibited waters.

—penalty.

How penalties may be recovered and disposed of.

Inconsistent acts repealed.

Section 1. The taking of herring, or fishing therefor, by the use of torch or torches of any kind, purse or drag seines, and all other seines or nets, except seines or nets used only for seining pounds or pockets of weirs, by owners of weirs or their orders, and nets used by net herring fishermen, such nets to be not less than two and three-eighths inch mesh, from the first day of April to the first day of December following in each year is hereby prohibited in the waters lying in the jurisdiction of the state in the towns of Jonesport and Addison inside of a straight line drawn from the southern extremity of Cape Split in the town of Addison, thence southeasterly in a straight line to the southerly end of Sand islands, thence southeasterly in a straight line to the southerly end of Crumple island, thence easterly in a straight line to Moose Peak light house in the town of Jonesport, thence northeasterly in a straight line to Black Head, thence northerly in a straight line to the eastern point of Mark island, thence northeasterly in a straight line by the point of Little Spruce island to the western end of Great Spruce island, thence southeasterly in a straight line to the southeastern point of Great Spruce island, thence southeasterly in a straight line to the summit of the island called the Brothers, under a penalty upon the master or persons in charge of said seines or nets or upon the owner or owners of the vessels, steamers or boats engaged in taking or fishing for herring inside of said line, of not less than three hundred dollars, and not more than five hundred dollars for each offense, and there shall be a lien upon said vessels, steamers or boats, or apparatus used in such unlawful fishing until said penalty with costs of prosecution is paid.

Section 2. All penalties named in section one of this act may be recovered by indictment or action of debt, one-half of said penalty recovered or imposed shall be for the benefit of the complainant or party prosecuting, and the remaining one-half shall be paid into the school fund of the town within whose limits said unlawful fishing is done.

Section 3. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 19, 1901.

Chapter 406.

An Act to extend the charter of the Saint Croix Water Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Saint Croix Water Power Company, incorporated by chapter two hundred and three of the private laws of eighteen hundred and ninety-nine, may organize, is hereby extended to March first, in the year of our Lord nineteen hundred and three, and all the rights, powers and privileges of said company which were granted by said chapter two hundred and three are hereby extended, and the persons named in said act shall have all the powers, rights and privileges that were granted them by said act to be exercised in the same manner and for the same purposes provided in said act.

Charter
extended to
March 1, 1908.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 407.

An Act to amend Section two of Chapter eighty-four of the Private and Special Laws of eighteen hundred and ninety-five, relating to the taking of Smelts in the bays, harbors and coves in the Town of Surry.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter eighty-four of the private and special laws of eighteen hundred and ninety-five is hereby amended by striking out all of said section after the word "than" in the fourth line thereof, and substituting in place thereof the words, 'one hundred dollars nor more than five hundred dollars, one-half to go to the complainant, or by imprisonment not less than sixty days, and imprisoned in said jail for the same time for non-payment of said fine,' so that said section, as amended, shall read as follows:

Section 2,
chapter 84,
special laws
1895,
amended.

'Section 2. Whoever shall violate the provisions of this act shall on conviction of the same before any municipal court or trial justice of said county of Hancock, be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, one-half to go to the complainant, or by imprisonment not less than sixty days, and imprisoned in said jail for the same time for non-payment of said fine.'

Penalty for
violation.

Approved March 19, 1901.

CHAP. 408**Chapter 408.**

An Act to authorize George H. Hunt to erect and maintain a wharf into the tide waters of the Saint Croix River in the Town of Robbinston, county of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

G. H. Hunt
authorized to
erect wharf.

Section 1. George H. Hunt and his assigns, are hereby authorized to erect and maintain a wharf at Hunt's point in the town of Robbinston in the county of Washington, to be extended thirty or thirty-five feet below low water mark.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 409.

An Act to incorporate the Masonic Trustees of Fairfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Stephen A. Nye, Flavius E. McFadden, Jewett Pratt, Frank J. Savage and George E. Wilson, and their successors, are hereby created a corporation by the name of the Masonic Trustees of Fairfield, for the purpose of leasing, fitting up, furnishing and managing halls and other apartments for the use of the different masonic bodies in Fairfield, and for that purpose may borrow money if they deem it necessary. And said corporation may receive, by gift, grant, purchase or otherwise, and may hold real estate and personal estate and property, to an amount not exceeding in value fifty thousand dollars; and for the purpose of acquiring and holding such real and personal estate and property, may issue its bonds to an amount not exceeding forty thousand dollars, bearing interest at a rate not exceeding six per centum per annum.

—corporate
name.

—may hold
property to
the amount
of \$50,000.

—may issue
bonds.

Tenure of
officers.

Section 2. Said Nye and McFadden shall hold their offices until the first day of January, in the year of our Lord nineteen hundred and two, and the remaining corporators until the first day of January, in the year of our Lord nineteen hundred and three. The place of each trustee shall be filled by election by ballot, by the body which he represents in said board. The elections, except to fill vacancies, shall be for two years, so that one-half of said board, as near as may be, shall go out of office on the first day of January, annually; at the first meeting of said board after the first day of January, annually, the board shall

Election of
trustees.

CHAP. 409

determine who have been legally elected members thereof in the place of those whose terms have then expired, and their determination shall be final; vacancies occurring at any other times shall be filled in like manner.

—vacancies,
how filled.

Section 3. Said trustees shall annually choose a chairman and secretary, and such other officers as may be deemed necessary, and make by-laws for their own government, and the orderly conduct of their affairs, not inconsistent with the laws of the state. The secretary shall be sworn to the faithful discharge of his duties, and shall keep a record of the proceedings of the board.

Officers.

—by-laws.

—secretary
to be sworn.

Section 4. Said trustees are empowered to build, take leases, effect insurance on, and manage property as they deem most for the interest of all concerned; they shall hold the furniture, fixtures and other personal property in trust, for the bodies furnishing the means to buy them, in proportion to the amount furnished by each body; shall issue certificates to each body showing the amount furnished by it, and in making up the quarterly expenses shall add such a rate per cent per quarter upon the amount furnished as they may judge reasonable, taking into account the wear and deterioration of the property, and shall credit each body on its share of the quarterly expenses the same per cent upon the amount of the certificate held by it. Said trustees are further authorized to receive by gift, grant or otherwise, money, bonds or property, the same to be used as indicated, by will or otherwise, for the purpose of purchasing, repairing or keeping in repair, burial lots of deceased members of the masonic fraternity.

Powers of
trustees.

Section 5. The trustees may allow other masonic bodies not represented on the board such use of the halls, and on such terms as may be deemed reasonable; and whenever any other body desires to be represented upon said board, its representative may be admitted by vote of the board; after being once admitted, it shall have the same rights as those originally represented, and its representative become a member of the corporation.

Trustees
may permit
use of halls.

Section 6. The trustees shall quarterly apportion the rent and other expenses among the bodies represented on the board, in such manner as they may deem just.

Shall apportion
rent.

Section 7. Whenever the trustees deem it just they shall reapportion the certificates among all the bodies using the hall and desiring to hold such certificates, and issue new certificates upon such adjustment as they shall deem to be proper.

Certificates
may be reap-
portioned.

Section 8. Stephen A. Nye or Flavius E. McFadden may call the first meeting of said corporation by giving each trustee, or leaving at his usual place of business or residence, a written

First meeting,
how called.

CHAP. 410

or printed notice of the time and place of meeting, two days at least before the time fixed.

Section 9. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 410.

An Act to cede to the United States jurisdiction over certain land in Augusta.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Jurisdiction
of land in
Augusta
ceded to
United States.

Section 1. That there be and hereby is ceded to the United States of America the jurisdiction of such lot or parcel of land as may be selected in the city of Augusta, as an enlargement of the site for a public building in said place; provided always, that this cession of jurisdiction is granted and made upon the express condition that the state of Maine shall retain a concurrent jurisdiction with the United States in and over the said tract of land and every portion thereof, so far, that all process civil or criminal, issuing under the authority of said state, or any officers thereof, may be executed by the proper officers thereof, upon any persons amenable to the same, within the limits and extent of said tract of land, in like manner and to like effect as if the said jurisdiction had not been ceded, saving however, to the United States security to their property within the limits and extent of such lot as may be selected for the enlargement of the present site, an exemption of the same and the said tract of land from any taxation under the authority of said state or city, while the same shall continue to be owned, held, used and occupied by the United States as a site for a public building, and not otherwise.

—state shall
retain con-
current
jurisdiction.

—exempt
from taxa-
tion.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 411.

An Act to ratify the lease of the Patten and Sherman Railroad to the Bangor and Aroostook Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The acts and doings of the Patten and Sherman Railroad Company in issuing its bonds and securing the same by mortgage dated January one, nineteen hundred and one, of its railroad and franchise, and the acts and doings of the Bangor and Aroostook Railroad Company in guaranteeing the payment of said bonds and the interest thereon, and the lease of the said railroad to the Bangor and Aroostook Railroad Company by said Patten and Sherman Railroad Company, are all hereby made valid, ratified and confirmed.

Doings of
corporation
made valid.

—lease made
valid.

Section 2. This act shall take effect when approved.

Approved March 13, 1901.

Chapter 412.

An Act relating to the Maine State Sanatorium Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Maine State Sanatorium Association, with its headquarters in the city of Augusta, Maine, a corporation organized under the laws of this state, and located at the city of Augusta, in the county of Kennebec, which organization is hereby ratified, confirmed, and declared to be legal and valid, is authorized and empowered for the purposes of its organization to receive, take and hold by deed, devise, bequest or otherwise, property, personal and real, in any amount without limit.

Organization
of association
made valid.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 413.

An Act to incorporate the Solon Academy.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Turner Buswell, Selden F. Greene, Malon Patterson, Leon S. Merrill, Thomas J. Young, Leslie W. McIntire and Moses French, Junior, their associates and successors, are hereby created a corporation and body politic by the name of the Solon Academy, to be established and maintained in the town of Solon in the county of Somerset, for the purpose of promoting education, literature and science, non-sectarian in character.
—corporate name.	
—purposes.	
Powers and privileges.	Section 2. Said corporation is hereby vested with all the powers, rights, privileges and immunities incident to similar corporations, may have and use a common seal, prosecute and defend suits at law, make and establish by-laws and regulations for the management of its affairs and the proper government of the academy, not repugnant to the constitution and laws of the state, and hold estate, real and personal, by gift, grant, devise, purchase or otherwise, to an amount not exceeding two hundred thousand dollars.
May hold property to the amount of \$200,000.	
Trustees, and qualifications.	Section 3. The number of trustees of said academy shall not at any time be more than nine or less than five, a majority of said board shall be at all times citizens of Solon. A majority of the trustees shall constitute a quorum to do business, and the persons above named, with such others as they may associate with them, not exceeding nine in all, shall be the trustees of said corporation, and said trustees or their successors may fill all vacancies in their board and remove any trustee when incapable through age or otherwise to discharge the duties of said office.
—quorum.	
—vacancies, how filled.	
How deeds, etc., shall be made.	Section 4. All deeds or conveyances of real estate made under the direction of the trustees, in behalf of said corporation, and sealed with its seal, and signed and acknowledged by its treasurer shall be valid in law.
All scholars between ages of 10 and 21 years of age shall have right to attend.	Section 5. All scholars of said town of Solon between the ages of ten and twenty-one years and sufficiently advanced in their studies shall have the right to attend said academy upon such terms and conditions as may be agreed on by the trustees of the academy and the school committee of the town, and they may expend from the common and high school funds of said town a sum not exceeding that which the scholars so instructed would be entitled to draw upon a pro rata division of said funds among the whole number attending school in said town.
First meeting, how called	Section 6. Any one of the persons named in section one is hereby authorized to appoint the time and place for holding the

first meeting of the corporation, by giving to all of said corporators personal notice thereof in writing, or by publishing a notice in the Solon Times, a newspaper published in said Solon, seven days before said meeting.

Section 7. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 414.

An Act to extend the charter of the Manufacturers' Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Manufacturers' Trust Company, which were granted by chapter twelve of the private and special laws for the year eighteen hundred and ninety-nine, are hereby extended for two years from the approval of this act.

Charter of
company
extended
2 years.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 415.

An Act to amend "An Act to establish a Municipal Court in the Town of Waterville."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter two hundred and twenty of the private and special laws of eighteen hundred and eighty, as amended by chapter three hundred and twenty-nine of the private and special laws of eighteen hundred and ninety-one, and by chapter four hundred and eighty-two of the private and special laws of eighteen hundred and ninety-three, and by chapter twenty-nine of the private and special laws of eighteen hundred and ninety-five, and by chapter three hundred and twenty-five of the private and special laws of eighteen hundred and ninety-seven, is hereby further amended by adding to the end of section fourteen the following sentence, 'and except over criminal offenses arising outside of said city, for which trial justices may hold their courts within said city of Waterville,' so that said section, as amended, shall read as follows:

Act to
establish
municipal
court in
Waterville
amended.

'Section 14. Trial justices are hereby restricted from exercising any jurisdiction in the city of Waterville over any matter,

Jurisdiction
of trial
justices
restricted.

CHAP. 416

or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and of the quorum, and except over criminal offenses arising outside of said city, for which trial justices commissioned for Kennebec county may hold their courts within said city of Waterville.'

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 416.

An Act to incorporate the Trustees of Lincoln Lodge, number ninety, Knights of Pythias.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate name.

—purposes.

May hold real estate to the amount of \$5,000.

May issue bonds or stock and mortgage property.

Election of officers.

—seal and by-laws.

Vacancies, how filled.

First meeting, how called.

Section 1. E. E. Philbrook, F. W. Day, L. H. Chapman, and their successors are hereby created a body politic and corporate, by the name of the Trustees of Lincoln Lodge, number ninety, Knights of Pythias, for the purpose of holding real and personal estate, and managing and disposing of the same for the use and benefit of said lodge.

Section 2. Said corporation may take by purchase, devise, bequest, or otherwise, any real or personal property, and hold the same, for the purposes aforesaid, to an amount not exceeding five thousand dollars, and may manage and dispose of the same at the discretion of said lodge.

Section 3. To raise funds for the purpose of purchasing real estate, and erecting, enlarging or repairing buildings thereon, said corporation may issue bonds or stock to an amount not exceeding five thousand dollars, and secure the same by mortgage, if deemed expedient.

Section 4. Said corporation shall annually choose such officers as may be necessary for their own government, and have the right to prosecute actions in law and in equity, and adopt a seal and code of by-laws not inconsistent with the laws of the state.

Section 5. Vacancies caused by death, resignation or otherwise shall be filled by said Lincoln lodge from the membership thereof.

Section 6. Any two persons named in this act, may call the first meeting of this corporation, by written notice, delivered or mailed to each corporator, at least three days before the time of said meeting.

Section 7. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 417.

An Act to extend the charter of the Sebasticook Manufacturing and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the rights, powers and privileges of the Sebasticook Manufacturing and Power Company which were granted by chapter eighty-six of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for and during a term of two years from the date of the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them thereby, to be exercised in the same manner and for the same purposes as specified therein.

Charter
extended
for 2 years.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 418.

An Act to authorize Warren Sawyer to build and maintain a wharf in the tide waters of the Town of Milbridge, County of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Authority is hereby granted to Warren Sawyer and his assigns to build and maintain a wharf in the tide waters at his ship yard in the town of Milbridge in the county of Washington.

Warren Saw-
yer author-
ized to ex-
tend wharf.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 419.

An Act authorizing the Fryeburg Horse Railroad Company to maintain steamboats upon the waters of Upper Kezar Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Fryeburg Horse Railroad Company is hereby authorized to maintain steamboats, steam tugs or barges upon the Upper Kezar pond, Oxford county, for the purpose of transporting passengers and freight to and from a connection with the Fryeburg Horse Railroad, when built.

Company
authorized to
maintain
steam barges
on Upper
Kezar pond.

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Rights and
powers
continued.

Section 2. All the rights and powers conferred by chapter four hundred and sixty-four, of the private and special laws of eighteen hundred and ninety-seven, are hereby continued, subject to the conditions imposed by the charter of said company, as amended by chapter four hundred and sixty-four of the private and special laws of eighteen hundred and ninety-seven.

Approved March 19, 1901.

Chapter 420.

An Act relating to Sheridan Plantation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sheridan Pl.,
annexed to
town of Ash-
land.

Section 1. The township twelve, range five, now known as Sheridan plantation in the county of Aroostook, is hereby annexed to and made a part of the town of Ashland in said county of Aroostook.

All personal
and real
estate be-
comes prop-
erty of town.

Section 2. All personal and real estate belonging to said Sheridan plantation is hereby conveyed to and becomes the property of said town of Ashland.

All records
and money
shall belong
to the town.

Section 3. All books, papers and records of said plantation, together with all money in the hands of the treasurer and collector of said plantation, shall become the property of the town of Ashland, and shall be delivered to and collected by the treasurer of said town of Ashland, who shall have full power to receive and collect the same by law in the name of the inhabitants of said town of Ashland.

Assessment
of uncollected
taxes made
valid.

Section 4. All uncollected taxes, which have heretofore been assessed in said plantation, are hereby made valid and legal, and shall be committed to the collector of said town of Ashland, by the assessors of said town in the year one thousand nine hundred and one.

Abatement
of uncollected
state and
county taxes.

Section 5. The state assessors are hereby authorized to abate all state and county taxes heretofore assessed against said plantation that are in their judgment uncollectible; and the state treasurer is hereby authorized to add the state taxes which may be assessed against said plantation for the year nineteen hundred and one and the year nineteen hundred and two to the state taxes of said town of Ashland for the corresponding years.

Settlement of
inhabitants of
plantation.

Section 6. All persons now living within the limits of said Sheridan plantation, shall become inhabitants of said town of Ashland, and with the approval of this act, all such persons now living on said plantation, also all other persons now having set-

lements therein, shall become chargeable upon the town of Ashland, according to the provisions of part six of section one of chapter twenty-four, relating to paupers, of the revised statutes of eighteen hundred eighty-three, and not otherwise.

Section 7. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 421.

An Act to authorize the Bangor and Aroostook Railroad Company to issue consolidated bonds and secure the same by mortgage.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Bangor and Aroostook Railroad Company is hereby authorized to issue its consolidated mortgage bonds and to secure the same by a consolidated mortgage of its existing railroad and the franchise thereof, and its rolling stock, and it may include in such mortgage the Patten and Sherman Railroad and the franchise thereof, provided it shall acquire the title of the Patten and Sherman Railroad Company in and to said last named railroad, and its franchise, which it is hereby authorized to do; and it may include in said mortgage the Aroostook Northern Railroad and the franchise thereof, provided it shall acquire the title of the Aroostook Northern Railroad Company in and to said last named railroad and its franchise, which it is hereby authorized to do; and it may include in said mortgage the Bangor and Katahdin Iron Works Railroad and the franchise thereof, provided it shall acquire the title of the Bangor and Katahdin Iron Works Railway in and to said last named railroad and its franchise which it now has authority to do; the proceeds of such bonds to be applied to any or all of the following purposes as the directors of said company may vote; to refunding the existing funded debts of the Bangor and Aroostook Railroad Company or those of any other railroad company guaranteed by it or for the payment of which, or interest thereon, the Bangor and Aroostook Railroad Company is or may be responsible by virtue of any contract now existing; to purchasing and retiring its car trust obligations or indebtedness of said company incurred in the establishment of said car trust; to purchasing and retiring outstanding bonds of the Patten and Sherman Railroad Company; to purchasing and retiring outstanding bonds of the Aroostook Northern Railroad Company; to purchasing and retiring outstanding bonds of the Bangor and

Bangor and Aroostook Railroad authorized to issue bonds and secure same by mortgage.

—proviso.

—franchise of Aroostook Northern Railroad may be included.

—proviso.

Katahdin Iron Works Railroad may be included.

—proviso.

—how proceeds of bonds shall be applied.

CHAP. 422

Katahdin Iron Works Railway, all which bonds of the three companies last named the Bangor and Aroostook Railroad Company has agreed to pay; to purchasing and retiring such of the outstanding preferred stock of the Bangor and Aroostook Railroad Company as its directors shall vote to purchase, provided, however, if any of such preferred stock shall be so purchased and retired, said railroad company shall also purchase of the holders thereof so much of the remainder of such preferred stock as such holders shall offer to said railroad company for the same price paid by said railroad company for its preferred stock of like kind; to purchasing the Aroostook Northern Railroad, and the Patten and Sherman Railroad, and the Bangor and Katahdin Iron Works Railroad and the franchises thereof, or the capital stock of any or all of the companies owning the last three named railroads, all of which it is hereby authorized to do; to paying the cost of improvements and equipment of the existing railroad; and to paying the costs, charges, commissions and all expenses of such refunding, purchasing, and retiring such bonds and stock and purchasing such railroads and franchises.

Section 2. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 422.

An Act to incorporate the East Pittston Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Territory and
limits.**

Section 1. The territory embraced within the following bounds, namely: Beginning at the northwest corner of the cemetery lot nearly opposite the house of Myrick Moody; thence a southwesterly course crossing the highway and the land of M. J. Donnell to the northwest corner of land of Laura J. Call; thence a southwesterly course in line of said Call's land, to the northwest corner of land of C. B. Moody; thence a southwesterly course in line of said Moody's land to land of Leonard Moody; thence a southwesterly course across land of said Leonard Moody to the north line of land owned by L. B. Pulsifer; thence an easterly course on line of said Pulsifer's land to Eastern river; thence down said river to southwest corner of land of H. H. Cary; thence an easterly course on south bound of land of H. H. Cary, Henry Knight, John H. Bailey, and O. W. Nash; and thence continuing said easterly course to Whitefield town line; thence a northeasterly course in line of said Whitefield town line

to the northeast bounds of James Farrell's land; thence a northwesterly course in line of said Farrell's north bounds to his northwest corner bounds; thence a southerly course in line of said Farrell's northwest bounds to his southwest corner bounds; thence an easterly course on said Farrell's south bounds to the Eastern river, so called; thence down the course of said river to the southeast corner of land owned by Avis Carter; thence a northwesterly course in line of said Carter's south bounds to road leading from East Pittston to North Pittston; thence a southerly course in line of said road to bounds begun at; together with the inhabitants thereon, be, and the same is hereby created a body politic and corporate by the name of East Pittston Village Corporation, with all the rights and privileges granted by the laws of the state to similar corporations.

—corporate
name.

Section 2. Said corporation is hereby authorized at any legal meeting called for the purpose, to raise by assessment or by loan, as hereinafter provided, such sums of money as may be deemed necessary and sufficient for organizing and maintaining within the limits of said corporation, an efficient fire department; for building, renting, purchasing, repairing and maintaining engine houses, hook and ladder carriage houses, and lockups or police stations; for purchasing, repairing and maintaining fire engines, hose, ladders, buckets, machines and other apparatus for the extinguishment and prevention of fire; for the location, construction and repair of reservoirs and aqueducts; for the procuring of water, and pumps, hydrants and machinery for handling and distributing the same; for building, repairing and maintaining sidewalks and sewers; for setting out, maintaining and caring for shade trees; for maintaining and improving the common lands; for the purchasing and renting of real estate for any of the above purposes; to pay for the services of one or more police officers, night watchmen or any other officers to whom the said corporation may vote a salary or other compensation; to erect and maintain lamp posts and lamps, and to provide for lighting the streets by lamps or otherwise; for school purposes. Said corporation may receive, hold, and manage devises, bequests and gifts for any of the above purposes, and for the purpose of public improvements within said territory.

Authorized to
raise money
by assess-
ment.

—purposes.

—may receive
and hold
bequests.

Section 3. Money raised by said corporation for the purposes aforesaid; also to pay any loan obtained for any of the purposes set forth in section two; also for any lawful purpose; shall be assessed upon the property and polls, within the territory aforesaid, by its assessors, in the same manner in which the town taxes are assessed. The assessors may copy the last valuation of said property made by the assessors of the town of

Money, how
assessed.

—valuation,
how made.

CHAP. 422

Pittston, and assess the tax thereon; or if the corporation shall so direct, may correct said valuations, or make a new valuation thereof according to the principles established by the last state tax, and assess the tax on that valuation, and may make abatements on taxes assessed in the same manner as assessors of towns may do.

**Assessment
of taxes, how
made.**

Section 4. Upon a certificate being filed with the assessors of the corporation by the clerk thereof, showing the amount of money lawfully raised at any meeting, they shall proceed as soon as may be to assess the same upon the polls and estates of the persons residing, or embraced within the limits of the territory aforesaid, and upon the estates therein of non-resident proprietors, and the assessment so made as well as the assessment of money to repay any loan of said corporation, with interest thereon, shall be certified and delivered to the collector of said corporation, who shall collect the same as town taxes are collected, and pay the same within such time as his warrant shall prescribe, to the corporation treasurer; and said collector shall have the same power and authority in collecting the taxes so assessed as a constable, or town collector, has by law for collecting town and county taxes, and shall enforce payment of the same in the same manner as a town constable, or town collector, is required to do by law, and the said corporation shall have the same powers to direct the mode of collecting taxes as towns have in the collection thereof.

**—collection
of taxes.**

**All moneys
shall be re-
ceived and
paid out by
the treasurer.**

Section 5. All moneys received by said corporation from taxation or loan, or from any other source, shall be paid to the treasurer, and he shall receive the same and pay it out on the order of the assessors, for legitimate expenses of the corporation, and other purposes for which it may be obtained, and shall keep regular accounts of all his official transactions, and exhibit the same to the assessors when requested, and make report to each meeting of the corporation at which officers are chosen.

**May issue
bonds.**

—how signed.

Section 6. Said corporation may issue its bonds for money obtained under the provisions of section two of this act, or may issue its notes therefor; such bonds or notes shall be signed by the assessors and treasurer, and shall be upon such time, and bear such rate of interest as said corporation may find expedient.

By-laws.

Section 7. Said corporation at any legal meeting may adopt a code of by-laws, not repugnant to the laws of this state, nor to its charter, for the efficient management of its affairs.

**Officers and
tenure.**

Section 8. The officers of said corporation shall consist of a clerk, treasurer, collector, three assessors, and such other officers as its by-laws may provide for, and said officers shall hold office for one year from the date of their election, or until their successors are chosen and qualified, and shall severally have all the

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powers and authority within the limits of said corporation that similar officers chosen by towns now have or may have; said officers shall be chosen by ballot, the first election to be at the meeting of the legal voters of said corporation at which this charter is accepted; and the annual election of officers shall be in the month of April at a place and time to be designated by the by-laws of said corporation. Said officers shall be sworn to the faithful performance of their respective duties.

—powers.

—shall be chosen by ballot.

—annual election shall be in April.

Section 9. The clerk shall record all the doings and proceedings at the meetings of the corporation.

Clerk shall keep record of doings.

Section 10. The collector and treasurer shall each give bond with such sureties as the assessors of the corporation may approve, in a sum not less than double the amount of the taxes raised as aforesaid, to the inhabitants of the corporation, for the faithful performance of their duties, and said bonds shall be approved in writing by the assessors, and thereafter deposited and retained by the clerk.

Collector and treasurer shall give bonds.

Section 11. The assessors of said corporation are hereby given the exclusive supervision and control of maintaining and repairing the highways and bridges within the limits of said corporation; and for that purpose the same rights and powers are conferred upon said assessors as are now, or may hereafter be, conferred by law upon road commissioners and selectmen of towns in relation to maintaining and repairing ways and bridges. The inhabitants of said corporation shall be responsible for all damages resulting from defects in the highways and bridges within the limits of said corporation, and shall reimburse the town of Pittston for any and all damages and costs recovered against said town for or on account of defects in said highways and bridges.

Assessors shall have exclusive control of highways.

—inhabitants responsible for defects in highways.

Section 12. The town treasurer of the town of Pittston shall pay to the treasurer of said corporation one-half of such proportion of all moneys voted for highways and bridges and for the payment of unpaid highway bills, at any and all town meetings of said town including that of nineteen hundred and one by the first day of September, and the remaining one-half of such proportion by the first day of the following January of each year, as the valuation of the property and estates within said corporation, as fixed by the assessors of said town for the purposes of taxation, bears to the valuation of the property and estates within said town of Pittston, including said corporation; and said money shall be expended upon the highways and bridges within the limits of said corporation by and under the supervision of said corporation assessors. Said corporation may raise money for the maintaining and repairing ways and bridges within the limits

When money raised for highways shall be paid to the treasurer of the corporation.

—corporation may raise additional money for ways and bridges.

CHAP. 4²²

of said corporation, in addition to the foregoing, and direct the same to be assessed as other taxes are assessed in said corporation, and the same shall be expended by and under the supervision of the assessors of said corporation.

How labor and materials raised by town may be applied with- in limits of corporation.

Section 13. Whenever said town is authorized and votes to raise and apply any amount of labor and materials upon the highways and bridges in said town, the assessors of said town shall, as soon as may be thereafter, certify to the assessors of said corporation, the amount of said labor and amount of said materials voted and raised by said town, which said assessors of said corporation may apply and use in repairing and maintaining the ways and bridges within the limits of said corporation; which amounts shall be such proportion of the total amount of labor and total amount of materials, as the valuation of said corporation as aforesaid bears to the valuation of said town as aforesaid; and the assessors of said corporation are hereby authorized to expend and apply in maintaining and repairing the highways and bridges within said corporation limits such amounts in labor and materials as are certified to them as aforesaid. Every person performing or furnishing labor, or furnishing materials for maintaining or repairing highways and bridges within said corporation limits, under the order or direction of said corporation assessors shall, as soon thereafter as may be, render a sworn statement thereof in detail, to said corporation assessors, who shall proceed to examine the same, and if found correct, shall enter the items thereof in a book to be kept for that purpose, and shall also certify in writing signed by said assessors on said statement, that the same is correct, and allowed by them. Said statement when so certified shall be received by the treasurer of said town in payment of taxes assessed to the holder thereof, but said statement shall not exceed in the aggregate the amount of labor and material certified to said corporation assessors by said town assessors as aforesaid.

—persons furnishing labor or materials shall render sworn statement thereof.

—statement shall be received by town treasurer in payment of taxes.

How and when charter may be accepted.

Section 14. This charter may be accepted at any time within three years from its approval by the governor, and its rejection in any calendar year shall not prevent its acceptance in any later calendar year during the time aforesaid. C. C. Libby or H. H. Cary, or either of them, may call all meetings of the inhabitants of said territory previous to the acceptance of this charter, by posting a notice, stating the time, place and objects of said meeting, in at least three public and conspicuous places in said territory, at least seven days before the time of holding said meeting, and all subsequent meetings shall be called and notified by the assessors of said corporation as town meetings

—meetings, how called.

are called and notified, unless said corporation shall otherwise define the manner of calling and notifying its meetings.

Section 15. Every person residing within the limits of said corporation, qualified to vote for governor, senators and representatives, shall be a legal voter at any meeting of said corporation.

Qualification
of voters.

Section 16. At any meeting prescribed in section fourteen of this act, the legal voters shall elect a moderator and clerk, both of whom shall be sworn by some justice of the peace, for the faithful discharge of their duties, and thereupon said meeting shall proceed by ballot to vote on the question of accepting this charter, and if a majority of all the legal voters present and voting at said meeting, shall vote in favor of its acceptance, then it shall take effect, and said corporation may immediately after said vote is declared, proceed to the adoption of by-laws and the election of officers as provided in sections seven and eight of this act.

Proceedings
of meetings
called to vote
on acceptance
of this act.

Section 17. This act shall take effect when approved by the governor, but shall not bind the inhabitants of the territory aforesaid until its acceptance by them as hereinbefore provided.

When act
shall take
full effect.

Approved March 19, 1901.

Chapter 423.

An Act to authorize the Penobscot Log Driving Company to rebuild and raise the height of North Twin Dam, or to build a new dam to take the place of said North Twin Dam.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Penobscot Log Driving Company is hereby authorized to rebuild in such manner as it may see fit its North Twin dam, and may raise the height of the same, and for any flowage caused by such increased height of said dam said company shall be subject to the general laws in relation to flowage the same as individuals under the mill act, so called. Said company is hereby given the power to build a new dam to take the place of said North Twin dam, and such new dam may be built at such a distance from the present dam that such dam may serve as a coffer dam, and said company may increase the height of said new dam, and for any flowage caused by such increased height of said dam said company shall be subject to the general laws in relation to flowage, the same as individuals under the mill act, so called.

Penobscot
Log Driving
Company
authorized
to rebuild
its dams.

—damage for
flowage.

—how dam
may be
constructed.

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May take
land.

—shall file in
registry of
deeds plans
of location.

—statement
of damages
it is willing
to pay.

—damages
how ascer-
tained in
case of dis-
agreement.

May borrow
money.

Section 2. Said company, for the purpose of constructing a new dam, as authorized in this act, is hereby given the right to take and hold any lands necessary for erecting and abutting such dam. Said company shall file in the registry of deeds' office in the county where any lands so taken may be situated, plans of the location of all land so taken in such county, and no entry for the purpose of taking lands shall be made on any lands owned by other persons except to make surveys, until the expiration of ten days from the time of said filing, and with such plan the company may file a statement of the damages it is willing to pay to any person for any property so taken, and if the amount finally awarded does not exceed that sum, the company shall recover costs against such person, otherwise such person shall recover costs against the company. Said company shall be held liable to pay all damages for the land so taken, and if any person sustaining damage as aforesaid shall not agree with said company upon the sum to be paid therefor, either party on petition to the county commissioners of the county where such land is situated, within twelve months after said plans are filed, may have the damages assessed for the taking of said land, and subsequent proceedings and right of appeal thereupon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways, failure to apply for such damages within twelve months shall be held to be a waiver of the same.

Section 3. Said company for the purpose of rebuilding said dam, or building a new dam to take the place of said dam, or for clearing out and improving the navigation of the west branch of Penobscot river, is hereby authorized to borrow money as the directors of said company may find expedient.

Section 4. This act shall take effect when approved.

Approved March 19, 1901.

Chapter 424.

An Act to cede to the United States, jurisdiction over certain land in Rockland Harbor, in the City of Rockland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That there be, and hereby is ceded to the United States of America, the jurisdiction of such lot or parcel of land as may be selected in the harbor of Rockland, as a site for a light station with fog signal in the city of Rockland described as follows, namely: beginning at the southerly extremity of the axis on the top of the breakwater, the property of the United States, at Rockland harbor, Maine, four thousand two hundred feet, more or less, from the foot of the breakwater, on the northerly shore of Rockland harbor, and running thence in the prolongation of said axis, south one hundred feet; thence east one hundred feet; thence north two hundred and fifty feet; thence west two hundred feet; thence south two hundred and fifty feet; thence east one hundred feet, to the point of beginning, and embracing one and fourteen one-hundredths acres. The bearings are magnetic. Provided, always, that this cession of jurisdiction is granted and made upon the express condition that the state of Maine shall retain a concurrent jurisdiction with the United States in and over the said tract of land and every portion thereof, so far that all process, civil or criminal, issuing under the authority of said state, or any officers thereof, upon any persons amenable to the same, within the limits and extent of said tract of land, in like manner and to like effect as if the said jurisdiction had not been ceded, saving however to the United States security as to their property within the limits and extent of such lot as may be selected, and exemption of the same and of said tract of land from any taxation under the authority of said state or city while the same shall continue to be owned, held, used and occupied by the United States of America as a site for a light station with fog signal, and not otherwise.

Jurisdiction
of land in
Rockland
Harbor,
ceded to the
United States.

—description

—state shall
retain con-
current
jurisdiction.

—exempt
from
taxation.

Section 2. If compensation for such land is not agreed upon, the estate may be taken for the intended purpose by payment of a fair compensation, to be ascertained and determined in the same manner as, and by proceedings similar to those provided for ascertaining damages in locating highways in chapter eighteen of the revised statutes.

Compensa-
tion, how
determined.

Section 3. This act shall take effect when approved.

Approved March 19, 1901.

CHAP. 425**Chapter 425.**

An Act amendatory of Chapter five hundred and eight of the Private and Special Laws of eighteen hundred and eighty-five establishing a Municipal Court in the Town of Norway, relating to the jurisdiction thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2 of chapter 508, special laws of 1885, amended.

Section two of said act is hereby amended in the third clause of said section and in the third line of said clause by striking out the word "one" before the word "hundred" and inserting in lieu thereof the word 'two,' so that said third clause of said section two, as amended, shall read as follows:

Jurisdiction concurrent with supreme judicial court in certain actions.

"Third: Original jurisdiction, concurrent with the supreme judicial court, of all civil actions in which the debt or damage demanded does not exceed two hundred dollars, and both parties or the defendant and a person summoned as a trustee reside in the county of Oxford. Provided, that any action, civil or criminal, in which the judge is interested but which would otherwise be within the exclusive jurisdiction of said court, may be brought before and disposed of by any trial justice within said county, in the same manner and with like effect as other actions before such tribunals.'

—actions in which judge may be interested may be brought before a trial justice.

Approved March 19, 1901.

Chapter 426.

An Act to extend the charter of the Waldoboro Water and Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter extended two years.

Section 1. The Waldoboro Water and Electric Light and Power Company is hereby granted an extension of two years from and after the approval of this act in which to avail itself of the rights, powers, privileges and immunities heretofore granted to said company by chapter five hundred and ninety of the private and special laws of the state of Maine for the year eighteen hundred and ninety-three, and by all acts additional thereto and amendatory thereof, all of which acts are hereby revived; and the organization of said company under said acts is hereby ratified, confirmed and made valid.

—organization made valid.

Town may purchase the system any time within five years.

Section 2. At any time within five years from the date of the approval of this act the town of Waldoboro, if its inhabitants shall so vote, by a two-thirds vote, at a legal town meeting called therefor shall have the right to purchase the system of water works constructed by this company in said town for

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supplying said town and the inhabitants thereof, together with the franchises of this company relating thereto, at a price, to be agreed upon between said company and said town; and if such price cannot be agreed upon, then at a price, not less than cost, which shall be determined by a commission of three competent and disinterested men, one of whom shall be selected by said company, one by said town of Waldoboro, and the third by the two so selected if they can agree, if not, then by the chief justice of the supreme judicial court of Maine. The award of said commissioners, not less than cost, shall be binding upon said company and said town, and said town shall pay the amount of said award for said system of water works and franchises within ninety days from the date when said award shall be rendered. The cost of said commission shall be borne equally by the said company and said town.

—price, how
determined.

—award
shall be
binding.

Section 3. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 427.

An Act relating to the Standish Water and Construction Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Standish Water and Construction Company is hereby authorized and empowered to issue its bonds to pay, retire and cancel its outstanding bonds, and the mortgage or mortgages securing the same, and for the further construction and improvement of its works, and for other purposes of said company, in an amount not exceeding five hundred thousand dollars and upon such rate and time as it may be deemed expedient, and to secure the same by one or more mortgages or deeds of trust of all or any part of its franchise, property, rights and privileges now owned or to be hereafter acquired.

Standish
Water and
Construction
Company
authorized to
issue bonds
and mortgage
property.

Section 2. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 428.

An Act to incorporate the Long Pond Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Charles W. Coffin, Lucius A. Barbour, John G. Dunning, Thomas Gilbert, Hiram Moore, Nathaniel M. Jones, and their associates, successors and assigns, are hereby incorporated under the name of the Long Pond Improvement Company.
—corporate name.	
Authorized to erect dams.	Section 2. Said company is authorized to erect and maintain dams, sluices and side dams on Long Pond stream, which connects Long Pond with Lake Onawa, to remove rocks therefrom, and to widen, deepen, and otherwise improve said stream for the purpose of facilitating the driving of logs and other lumber down the same, and to erect and maintain a dam, with suitable sluices therein, at the outlet of Lake Onawa, otherwise known as Ship pond, in the town of Willimantic, and, for the above purposes, said company may take necessary land and materials for building such dams and making such improvements, and may flow contiguous lands so far as necessary; and, if interested parties cannot agree upon the amount of damages to be paid by said company for the land and materials so taken, such damages shall be ascertained and determined by the county commissioners of Piscataquis county for the time being, in the same manner and under the same conditions and limitations as is provided by law in the case of damages occasioned by laying out of highways, and the amount of damages so determined shall be paid by said company; and, from the damages arising from the flowing of land, said company shall not be liable in an action at law, but the person injured shall have a remedy by complaint for flowage in which the same proceedings shall be had as when a complaint is made under chapter ninety-two of the revised statutes of Maine providing for the recovery of damages for flowing lands occasioned by a mill dam.
—improve the stream for driving of logs.	
—may take land.	
—damages, how ascertained in case of disagreement.	
—damages for flowage how determined.	
Tolls.	Section 3. Said company may demand and receive a toll upon all logs and other lumber which may pass over or through said dams and improvements, to be fixed by the directors of said company, but not exceeding the following prices per thousand feet, stumpage scale: between Long pond and Slue Gundy falls so called, a sum not exceeding forty cents; below Slue Gundy falls, a sum not exceeding fifteen cents; on all logs and other lumber which may pass over the dam at the outlet of Lake Onawa, a sum not exceeding twenty cents; and for all pulp wood passing over or through the dam at the outlet of Lake Onawa, a sum not exceeding five cents per cord; and said company shall
—lien on logs for payment of.	

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have a lien upon all logs and other lumber which may, pass over or through any of its dams or improvements until the full amount of toll is paid, to be enforced as herein provided, but the logs of each particular mark shall only be holden to pay the toll on such mark. Unless said toll is paid within twenty days after such logs and other lumber, or a major part thereof, shall have arrived at the place of destination, said company may seize and take possession of a sufficient quantity of any and all marks of logs and other lumber upon which the tolls have not been paid, and retain possession of the same until disposed of as herein provided, unless before such disposition the tolls, with all incidental costs and charges thereon have been paid. All marks of logs and other lumber upon which said tolls have not been paid, and which have been seized as aforesaid, said company shall cause to be advertised three weeks in succession, in some newspaper published in Dover, Maine, and in some newspaper published in Bangor, Maine, the first publications to be within at least thirty days of such seizure, such advertisement to state that unless the tolls due on such logs and other lumber, together with the costs and charges, are paid, the same will be sold at public auction, and, if within ten days after the last publication, such tolls, with the necessary costs and expenses incident to such seizure and publication, have not been paid, the company shall give notice of the sale at public auction of such logs and other lumber by posting in some conspicuous place in said Dover and Bangor, and at the place of destination of such logs and other lumber, notice of such sale, with a list of all the marks of said logs and other lumber and the amount of tolls due on each mark, ten days at least before the time fixed for such sale, and, if said charges and expenses are not paid before the time fixed for such sale, said company shall then cause to be sold to the highest bidder a sufficient quantity of such logs and other lumber of the different marks seized and taken as aforesaid, to pay the tolls and expenses of such notices and sale, selling each mark of logs separately; the place of sale shall be at the office of the company in Bangor, Maine; the lien hereby created shall have precedence of all other liens, but shall not deprive said company of any other legal remedy it may have to collect the tolls.

—how
enforced.

—marks shall
be advertised

—logs seized
shall be sold
at auction.

—place
of sale.

Section 4. The rights herein granted said company to build and maintain the dam at the outlet of Lake Onawa shall not be so exercised as to deprive the owners of land on which said dam is built and of the land immediately adjoining the same of the right at any time to use the falls at the outlet of said lake or on the stream below for the purpose of developing the water power, and using, selling, or leasing the same for manufacturing or

Shall not
deprive
owners of
land the
right to use
the falls.

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mechanical purposes; and in case the dam built by said company at the outlet of said lake is deemed insufficient by the owners of said land to raise and maintain a head of water for manufacturing or mechanical purposes, said owners are to have the right to build and maintain such dam, with sluices therein, as they deem necessary, and said owners shall then succeed to all the rights hereby granted to said Long Pond Improvement Company to said dam at the outlet of said lake, but not otherwise. And in case the owners of said land shall take said dam as herein provided, they shall pay to said Long Pond Improvement Company such sum, if any, as may be due to said company for building and maintaining said dam, and shall afterward have the right to collect the tolls herein provided for logs and other lumber passing over said dam, until they are reimbursed for the money paid to said improvement company, as herein provided, with annual interest thereon at six per cent. After they have been reimbursed as aforesaid, then said tolls over said dam to cease.

—owners may maintain dam and succeed to the rights of the company.

—shall pay company for dam.

—when tolls shall cease.

Company authorized to convey works, etc.

Section 5. The Long Pond Dam Company is hereby authorized and empowered to assign and convey by deed duly executed by its president, all its dams, works and improvements, and its franchise, to the Long Pond Improvement Company; which is hereby authorized to take and hold the same by virtue of such conveyance, and to take and hold any interest other parties may have in and to said dams, works and improvements when transferred and conveyed to it, and to exercise all the powers and privileges granted to the said Long Pond Dam Company, in accordance with acts relating thereto.

When tolls may be reduced.

Section 6. When said company shall have received from tolls its outlay on all dams, improvements and repairs made up to that time, including any amounts paid to said Long Pond Dam Company, and also including all damages paid for flowage or otherwise, and six per cent interest thereon, then the tolls herein provided shall be fixed at a sufficient sum to keep said dams and improvements in reasonable repair.

Capital stock.

Section 7. Said company may issue its capital stock to an amount not exceeding five thousand dollars, to be divided into shares of one hundred dollars each.

Dam shall not be higher than the present dam at outlet.

Section 8. This act shall not be construed to grant to said Long Pond Improvement Company, or other persons, the right to erect or maintain a dam at the outlet of Lake Onawa of greater height than the present dam at the outlet of said lake.

Section 9. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 429.

An Act to establish a Municipal Court in the Town of Winthrop.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A municipal court is hereby established in and for the towns of Winthrop, Monmouth, Wayne and Fayette, in the county of Kennebec, to be denominated as the Winthrop Municipal Court; said court shall consist of one judge, who shall reside during his continuance in said office, in said town of Winthrop or Monmouth and who shall be appointed, qualified and hold his office as provided in the constitution, and who shall be, ex-officio, a justice of the peace and of the quorum, and have and exercise a concurrent authority and jurisdiction with trial justices over all matters and things by law within their jurisdiction, and such authority and jurisdiction additional thereto as is conferred upon him by this act.

Winthrop
municipal
court estab-
lished.

—Judge and
residence.

Section 2. Said court shall have jurisdiction as follows: Exclusive jurisdiction of all such criminal offenses and misdemeanors committed within said towns of Winthrop, Monmouth, Wayne and Fayette as are cognizable by trial justices. Exclusive original jurisdiction of all civil actions wherein the debt or damages demanded do not exceed twenty dollars, and both parties, or any plaintiff, and a person summoned as trustee, resides in either of the towns of Winthrop, Monmouth, Wayne or Fayette, including prosecutions for penalties in which either of said towns are interested, and actions of forcible entry and detainer arising therein; provided, that any civil action, in which the judge is interested, but which otherwise would be within the exclusive jurisdiction of said court, may be brought in and disposed of by the municipal court of the city of Waterville, or the municipal court of the city of Augusta in the same manner and with like effect as other actions therein.

Exclusive
jurisdiction.

—Jurisdiction
when debt
does not
exceed \$20.

Original jurisdiction concurrent with the superior court, of the offenses committed in Winthrop, Monmouth, Wayne and Fayette described in sections one, six, seven and nine of chapter one hundred and twenty of the revised statutes, when the alleged value of the property exceeds twenty dollars, but does not exceed fifty dollars; of the offenses described in section twenty-eight of chapter one hundred and eighteen of the revised statutes; of the offenses described in sections one and four of chapter one hundred and twenty-six of the revised statutes, when the alleged value of the property fraudulently obtained, mortgaged or sold, or fraudulently removed or concealed, does not exceed fifty dollars, and on conviction may punish for either of said offenses

Concurrent
jurisdiction
with superior
court.

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—concurrent jurisdiction with superior court and municipal court of Waterville and Augusta when debt does not exceed \$300.

—actions may be removed by order of judge to superior court on motion of defendant.

—when removal has been ordered attested copy of writ shall be filed in superior court.

—fee of clerk for entering.

In actions when title to real estate is in question authority shall not exceed that of a trial justice.

Powers.

—seal.

by fine not exceeding one hundred dollars and by imprisonment in the county jail for not more than six months; and also of the offense described in section six of chapter one hundred and twenty-four of the revised statutes, and on conviction may punish therefor by fine not exceeding fifty dollars and by imprisonment in the county jail not more than thirty days; and also of the offenses described in section four of chapter one hundred and forty-one of the revised statutes, and on conviction may sentence therefor to imprisonment in the county jail not more than sixty days, and of the offenses described in sections seventeen and twenty-two of chapter one hundred and twenty-eight of the revised statutes, as amended relating to tramps, and on conviction may punish therefor as therein provided. Original jurisdiction concurrent with the superior court and the municipal court of the city of Waterville and the municipal court of the city of Augusta, of all civil actions in which the debt or damages demanded exceed twenty dollars, but do not exceed three hundred dollars and the defendant or a party summoned as trustee resides within Kennebec county; provided, however, that any action wherein the debt or damage demanded exceeds twenty dollars, brought in said court, shall be removed by order of the judge into the superior court, on motion of the defendant, filed at the return term, if he files therewith, at the same time an affidavit that he believes he has a good defense to said action, in whole or in part, and in good faith intends to make such defense, and deposits with the judge the fee of the clerk of the court above for entering said action therein; and when such removal has been ordered, the judge shall file in the superior court, at its next term in the county, an attested copy of the writ in such action and of said motion and affidavit, and order of the court thereon, and pay to the clerk of said court the fee for entering the same, for which services he shall be entitled to the same fees allowed for the necessary copies in actions carried up by appeal, to be paid to him by the defendant and recovered by him with his costs, if he prevails in the suit.

Section 3. Nothing in the foregoing section shall be construed to give said court any authority, exceeding that of trial justices, to hear and determine any civil action in which the title to real estate, according to the pleadings or brief statement filed therein by either party, is in question, but all such actions brought therein shall be removed to the supreme judicial court in the county, or otherwise disposed of as provided in section four of chapter eighty-three of the revised statutes.

Section 4. Said court shall have authority to administer all necessary oaths or affirmations; to adopt an official seal; to hear and determine civil causes before it, and to render judgment

therein, and issue executions upon the same, such executions, except when otherwise provided by law, to have the same force and be satisfied in the same manner as if issued by the supreme judicial court; to compel the attendance of witnesses, and punish persons duly summoned as witnesses, if they refuse or neglect to attend; to make and enforce such rules and regulations not repugnant to law, as may be necessary therein for the prompt administration of justice; and all the provisions of law relating to proceedings and practice in the supreme judicial court, and to the attachment of real or personal estate, the taxation of costs, the rendition of judgments and the issuing, service, satisfaction and return of executions, shall be extended to and apply to said municipal court and to proceedings therein, except so far as such application may be modified by the provisions of this act.

Section 5. Writs in civil actions commenced in said court shall be in the usual forms, and all such writs and all other precepts and processes, civil or criminal, issued by said court, shall bear teste of the judge under seal of said court, and be signed by the judge. All such writs shall be made returnable at one of the next four terms of said court held after seven days, from their date, and service thereof may be made at any time not less than seven days before the return day, thereof, except that when any defendant or trustee named in any such writ is a corporation, service upon such corporation must be made at least thirty days before the return day.

Writs and processes, form of.

—when returnable.

Section 6. Said court shall be held on the first and third Mondays of each month for the entry, trial and determination of civil actions of all kinds that may lawfully be brought before it, and for the transaction of other civil business, and upon each other Monday for the entry, trial and determination of actions of forcible entry and detainer only, at ten of the clock in the forenoon, at such suitable place as the judge may determine, until the town of Winthrop shall provide a court room, when the court shall be held therein, and all civil processes shall be made returnable accordingly; and it may be adjourned from time to time by the judge, at his discretion, but it shall be considered in constant session for the cognizance of criminal actions. Provided that, if said judge is prevented by any cause from attending at the time said court is to be held for civil business, it may be adjourned from day to day by a constable of Winthrop or a deputy sheriff of the county of Kennebec, without detriment to any action then returnable or pending, until he can attend, when said actions may be entered or disposed of with the same effect as if it were the first day of the term; and it may be so adjourned without day when necessary, in which event, pending actions

Terms.

—court room.

—adjournments.

—when judge cannot attend, court may be adjourned from day to day by constable or sheriff.

—pending actions shall be considered as continued.

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how kept.****—judge may
appoint a
recorder.****—powers and
duties.****—fees, how
disposed of
when the
office is
vacated.****Appeals may
be taken to
superior
court.****When actions
shall be
entered.****—if defendant
fails to enter
appearance,
may be
defaulted.****—when pleas,
etc., must be
filed.****—when
defendant
must file
pleadings.****—actions,
when in order
for trial.**

shall be considered as continued, and actions then returnable may be returned and entered at the next term, with the same effect as if originally made returnable at said term.

Section 7. It shall be the duty of said judge of said court to make and keep the records thereof or cause the same to be made and kept, and to perform all other duties required of similar tribunals in this state; and copies of said records, duly certified by said judge, shall be legal evidence in all courts. The judge may appoint in writing a recorder, who shall be a trial justice for the county of Kennebec, duly qualified, who shall be sworn by said judge, who shall keep the records of said court when requested so to do by the judge; and in case of absence from the court room, or sickness of the judge, or when the office of judge shall be vacant, the recorder shall have and exercise all the powers of the judge, and perform all the duties required of said judge by this act, and shall be empowered to sign and issue all processes and papers, and to do all acts as fully and with the same effect as the judge could do were he acting in the premises; and the signature of the recorder, as such, shall be sufficient evidence of his right to act instead of the judge. When the office of judge is vacant, the recorder shall be entitled to the fees; in all other cases he shall be paid by the judge, and shall hold his said office at the discretion of said judge.

Section 8. Any party may appeal from any judgment or sentence of said court to the superior court, in the same manner as from a judgment or sentence of a trial justice.

Section 9. Actions in said court shall be entered on the first day of the term, and not afterwards, except by special permission. When a defendant, legally served, fails to enter his appearance, by himself, or his attorney, on the first two days of the return term, he may be defaulted, but if he afterwards appear during the term, the court may for sufficient cause permit the default to be taken off. Pleas and motions in abatement must be filed on the first day of the term to which the action is returnable. The defendant may file his pleadings in bar, which shall be the general issue, with a brief statement of special matters of defense, on the return day of the writ, and must file them on or before the first day of the next term, or he shall be defaulted, unless the court, for good cause, enlarge the time for which it may impose reasonable terms. Actions in which the defendant files his pleadings on the return day, and all actions of forcible entry and detainer seasonably answered to shall be in order for trial at the return term and shall remain so until tried or otherwise disposed of finally, unless continued by consent, or on motion of either party, for good cause, in which latter case the court may impose such terms as it deems reasonable; but all

other actions, unless defaulted or otherwise finally disposed of, shall be continued as of course, and be in order for trial at the next term.

Section 10. In actions of forcible entry and detainer brought in said court, the defendant's pleading at bar shall be the general issue with a brief statement of any special matters of defense, and must be filed upon the first day of the return, or the defendant shall be defaulted unless the court enlarge the time, for which it may impose terms. All actions of forcible entry and detainer, and any other action in which either party shall have given written notice to the adverse party five days before the return day that he desires a trial at the first term, shall be in order for trial at the return term, and so remain until tried or otherwise finally disposed of unless continued by consent, or on motion of either party for good cause, in which latter case the court may impose reasonable terms, but all other actions not defaulted or otherwise finally disposed of, shall be continued as of course, and be in order for trial at the next term.

How and when pleadings of defendant shall be made in cases of forcible entry and detainer.

—when such actions shall be in order for trial.

Section 11. The costs and fees allowed to parties, attorneys and witnesses in all civil actions in said court, in which the debt or damage demanded does not exceed twenty dollars, including actions of forcible entry and detainer, shall be the same as allowed by trial justices in like actions before them, except that the plaintiff, if he prevail, shall be allowed two dollars for his writ, and the defendant, if he prevail, one dollar for his pleadings, but in actions in which the debt or damage demanded exceeds twenty dollars, the costs and fees shall be the same as allowed in the supreme judicial court in like actions, except that the defendant, if he prevail, shall be allowed two dollars for his pleadings, and that witnesses shall be allowed one dollar per day, and travel as in other cases.

Costs and fees, how allowed and taxed.

Section 12. The judge of said court may tax and shall be allowed for his services in a civil action the same fees, the trial fee excepted, allowed by law to trial justices, for like services and at the same rates, except that he shall be entitled to fifty cents for entering and recording an action, and twenty-five cents for taxing the costs, and for the trial of an issue in civil cases, two dollars for every day actually employed, said fees to be paid him by the party at whose instance the services were performed, and taxed with the costs of such party if he prevail in the suit. For his services in criminal proceedings he shall be entitled to seventy-five cents for entering complaint, swearing witnesses, filing papers, and certifying costs to the county commissioners, forty cents for taxing the costs and recording judgment, ten cents for each subpoena, twenty-five cents for each mittimus and each recognizance, fifty cents for making and recording each

Fees of the judge.

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libel of intoxicating liquors, twenty-five cents for each order to destroy or to restore such liquors and two dollars for each day actually employed in the trial of an issue, said fees to be taxed in the bill of costs, and unless paid into court, to be allowed by the commissioners, and paid by the county treasurer, as provided by law in relation to other criminal expenses.

**Judge shall
receive all
fines.**

Section 13. The judge shall receive all fines, forfeitures and costs paid into court in criminal proceedings, and may retain from such costs his own fees, but shall pay over all other fees to the persons to whom they were allowed when called for, if called for within one year. All fines and forfeitures received by him, and all fees so received but not seasonably called for, he shall account for and pay over at the time and manner required by law, but no account required by this section shall be deemed sufficient unless verified by oath of the judge.

**—fees, how
disposed of.**

**Town shall
provide court
room, seal,
blanks, etc.**

Section 14. It shall be the duty of the town of Winthrop to provide a suitable court room in said Winthrop, conveniently situated and appropriately fitted up and furnished, in which to hold said court, and keep the same in proper condition for use, and also to provide for said court an appropriate seal, and all blanks, blank books, dockets, stationery and other things necessary in the transaction of its business; and said town is hereby authorized to appropriate money therefor.

**Jurisdiction
of trial
justices
restricted.**

Section 15. Trial justices are hereby restricted from exercising any jurisdiction in the towns of Winthrop, Monmouth, Wayne and Fayette over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and quorum; provided, that said restrictions shall be suspended until the judge of said court shall enter upon the duties of his office. Nothing in this act shall be construed to interfere with actions which have been brought and are pending before trial justices in the towns of Winthrop, Monmouth, Wayne and Fayette at the time when the judge of said court shall enter upon the duties of his office, but all such actions shall be disposed of by such trial justices the same as if this act had not passed.

**—pending
actions shall
not be inter-
fered with.**

**Inconsistent
acts repealed.**

Section 16. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Section 17. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 430.

An Act to supply the people of South Gardiner Village, in the City of Gardiner, with Pure Water.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Hiram Lawrence, Greenleaf Lawrence, Charles Lawrence and Van R. Beedle, with their associates and successors, are hereby made a corporation by the name of South Gardiner Water Company, for the purpose of conveying to and supplying pure water in the present limits of ward six in the city of Gardiner.

Corporators.

—corporate name.

Section 2. Said corporation, for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding sixty thousand dollars.

May hold property not exceeding \$60,000.

Section 3. Said corporation is hereby authorized, for the purposes aforesaid, to take and use the water of the Kennebec river, and is also authorized to lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disposing of water, and forming proper reservoirs thereof, and said corporation may take and hold by purchase or otherwise, any lands or real estate necessary therefor, and may excavate through any lands, when necessary for the purposes of this incorporation.

May take water from the Kennebec river.

—lay pipes.

—take land.

Section 4. The said company shall have the right to take the water from the Cobbosseecontee river only through the mains of the Maine Water Company. In that event the said South Gardiner Water Company shall have the right to lay, construct and maintain a sufficient main along the river road from South Gardiner, to and through Water street to connect with the existing eight inch main of said Maine Water Company. If said corporations fail to agree upon the price and terms for the supply of water so to be furnished, upon application of either party, after notice and hearing, the chief justice of the supreme judicial court may fix the said price and terms, and his award shall be binding upon the parties, and the said Maine Water Company shall thereafter furnish such supply of water in accordance with these provisions. The compensation therefor shall be a first lien on the plant and franchise of said South Gardiner Water Company and take precedence of any mortgage thereon. Water so furnished shall not be used for motors. The said South Gardiner Water Company shall not supply water to any takers or for any purposes, outside of the present limits of ward six in said city. The right to lay the main aforesaid on said river road north of the Rolling Dam brook, shall expire if not exercised within five years from the approval of this act.

How water may be taken from the Cobbosseecontee.

—may lay pipes along river road to connect with main of Maine Water Company.

—proceedings if corporations fail to agree on terms.

—compensation shall be a lien on plant.

—water shall not be used for motors.

—water shall not be supplied outside of ward six.

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Liab. for all
damages.

—how deter-
mined in case
of disagree-
ment.

Capital stock.

Authorized to
lay pipes un-
der restric-
tions imposed
by municipal
officers.

—responsible
for all
damages.

Authorized to
supply water
to city.

—city may
contract for
water and
exempt from
taxation.

May cross any
sewer but
shall not im-
pair use of.

—liable for
injury.

Section 5. Said corporation shall be held liable to pay all damages that shall be sustained by any persons by the taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams and reservoirs, and also damages for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid, and said corporation, cannot mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of railroads.

Section 6. The capital stock of said corporation shall be forty thousand dollars, which may be increased to sixty thousand dollars by a vote of said corporation, and said stock shall be divided into shares of one hundred dollars each.

Section 7. Said corporation is hereby authorized to lay down, in and through the streets and ways in ward six in said city, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of their incorporation under such reasonable restrictions as may be imposed by the municipal officers of said city. And said corporation shall be responsible for all damages to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said city all sums recovered against said city for damages from obstructions caused by said corporation, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

Section 8. Said corporation is hereby authorized to make contracts with said city of Gardiner and with other corporations and individuals, for the purposes of supplying water as contemplated by said act; and said city of Gardiner, by its municipal officers, is hereby authorized to enter into contract with said company for a supply of water, and for such exemption from public burden as said city and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto.

Section 9. Said corporation shall have power to cross any private or public sewer, or to change the direction thereof, when necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury caused thereby; whenever the company shall lay down any pipes in any street, or make any alterations or repairs upon its works in any street, it shall cause the same to be done with as little obstruction to public

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travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements removed by it to be replaced in proper condition.

—shall not obstruct travel.

Section 10. Any person who shall willfully injure any of the property of said corporation, or who shall willfully destroy any aqueduct, pipe, hydrant or other property held or owned by said corporation for the purposes of this act, shall be punished by a fine not exceeding one thousand dollars or by imprisonment not less than one year, and shall be liable to said corporation for three times the actual damage, to be recovered in any proper action.

Penalty for injury to property.

Section 11. Said corporation may issue its bonds for the construction of its works, upon such rates and time as it may deem expedient, not exceeding fifty thousand dollars, and secure the same by mortgage of the franchise and property of said company.

May issue bonds and mortgage property.

Section 12. In case the works of this corporation shall not have been put into actual operation within two years from the date of the approval of this act, the rights and privileges herein granted shall be null and void.

Act void if works are not in operation within two years.

Section 13. The first meeting of said corporation may be called by a written notice thereof, signed by any one of the incorporators herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last usual place of abode seven days before the time of meeting.

First meeting, how called.

Section 14. If the Maine Water Company shall give written notice to any one of the incorporators herein named, on or before the first day of May, nineteen hundred and one, of the intention of said Maine Water Company to extend their water system to and through said village of South Gardiner, as provided in this act, and to complete the same on or before the first day of November, nineteen hundred and one, then this act shall be void and inoperative.

Act becomes inoperative if Maine Water Company shall extend system to South Gardiner.

Section 15. This act shall take effect when approved.

Approved March 20, 1901.

Chapter 431.

AN ACT for the assessment of a State Tax for the year one thousand nine hundred and one, amounting to the sum of nine hundred twenty-seven thousand seven hundred twenty-five dollars and ninety-four cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

State tax, 1901.

Section 1. That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and three-fourths mills on the dollar of the present valuation for the current disbursements of the treasury, for the year nineteen hundred and one and for the school mill fund established by an act approved February twenty-seven, eighteen hundred and seventy-two.

ANDROSCOGGIN COUNTY.

Auburn.....	Nineteen thousand three hundred dollars and ninety-three cents	\$19,300 93
Durham.....	Nine hundred twenty dollars and fifty-two cents	920 92
East Livermore.....	Two thousand four hundred fifty-four dollars and five cents	2,454 05
Greene.....	Seven hundred ninety-one dollars and ninety-two cents	791 92
Leeds.....	Eight hundred fifty-two dollars and ninety-eight cents	852 98
Lewiston.....	Thirty-eight thousand two hundred sixty dollars and twenty-seven cents	38,260 27
Lisbon.....	Five thousand six hundred eighty-two dollars and forty cents	5,682 40
Livermore.....	One thousand two hundred fifty-one dollars and fifty-six cents	1,251 56
Mechanic Falls.....	Two thousand four hundred seventy-three dollars and ninety-five cents	2,473 95
Minot.....	Nine hundred twenty-four dollars and ninety-three cents	924 93
Poland.....	Two thousand one hundred fifteen dollars and twenty-seven cents	2,115 27
Turner.....	One thousand nine hundred sixteen dollars and fifty-five cents	1,916 55
Wales.....	Five hundred forty-four dollars and fifty cents	544 50
Webster.....	One thousand four hundred thirty-seven dollars and eleven cents	1,437 11
Total.....	Seventy-eight thousand nine hundred twenty-six dollars and ninety-four cents	\$78,926 94

AROOSTOOK COUNTY.

Amity.....	One hundred seventy-eight dollars and four cents	\$178 04
Ashland.....	Six hundred forty-eight dollars and forty-four cents	648 44
Bancroft.....	One hundred seventy-nine dollars and nine cents	179 09
Benedicta.....	One hundred sixty-three dollars and nineteen cents	163 19
Blaine.....	Four hundred sixty dollars and thirty-one cents	460 31
Bridgewater.....	Eight hundred eleven dollars and eleven cents	811 11

AROOSTOOK COUNTY—CONTINUED.

Caribou.....	Three thousand six hundred seventy-four dollars and eighty-three cents	3,674 83
Dyer Brook.....	Two hundred thirty-four dollars and ninety-one cents	234 81
Easton.....	Seven hundred ten dollars and fifty-one cents	710 51
Fort Fairfield.....	Three thousand three hundred ninety-seven dollars and eighty-six cents	3,397 86
Fort Kent.....	Five hundred sixty-nine dollars and thirty-nine cents	569 39
Frenchville.....	Three hundred twenty dollars and eight cents	320 08
Grand Isle.....	Three hundred sixty-six dollars and sixty-nine cents	366 69
Haynesville.....	One hundred ninety-two dollars and forty-seven cents	192 47
Hersey.....	One hundred sixty-two dollars and fifty-three cents	162 53
Hodgdon.....	Seven hundred forty-nine dollars and fifteen cents	749 15
Houlton.....	Six thousand four hundred fifty-nine dollars and two cents	6,459 02
Island Falls.....	Six hundred eighty dollars and eighty cents	680 80
Limestone.....	Six hundred fifty dollars and fifty-nine cents	650 59
Linneus.....	Six hundred seventy dollars and sixty-seven cents	670 67
Littleton.....	Eight hundred fifty dollars and five cents	850 05
Ludlow.....	Three hundred fifteen dollars and three cents	315 03
Madawaska.....	Five hundred forty-four dollars and eighty-three cents	544 83
Mapleton.....	Five hundred twenty-four dollars and sixty cents	524 60
Mars Hill.....	Seven hundred seventeen dollars and ninety-three cents	717 93
Masardis.....	Two hundred eighty-three dollars and ninety-five cents	283 95
Monticello.....	Eight hundred twenty-one dollars and thirteen cents	821 13
New Limerick.....	Four hundred seventy-four dollars and eighty-four cents	474 84
New Sweden.....	Three hundred ninety-eight dollars and eighty-three cents	398 83
Oakfield.....	Two hundred seventy-seven dollars and sixty-five cents	277 65
Orient.....	One hundred twenty dollars and eighty-two cents	120 82
Perham.....	Three hundred two dollars and eighty-nine cents	302 89
Presque Isle.....	Three thousand eight hundred ninety-six dollars and nine cents	3,896 09
Saint Agatha.....	Two hundred forty-seven dollars and ninety-eight cents	247 98
Sherman.....	Five hundred eight dollars and ten cents..	508 10

STATE TAX.

AROOSTOOK COUNTY—CONCLUDED.

Smyrna.....	Two hundred seventy-eight dollars and twenty cents	278 20
Van Buren.....	Six hundred thirty-five dollars and two cents	635 02
Washburn.....	Six hundred thirty-nine dollars and ninety-three cents	639 92
Weston.....	One hundred sixty-eight dollars and seventy-one cents	168 71
Woodland.....	Five hundred fifteen dollars and twenty-seven cents	515 27
Cary Pl.....	Seventy-nine dollars and twenty-six cents	79 22
Castle Hill Pl.....	Two hundred eighty dollars and sixty cents	280 60
Caswell Pl.....	One hundred fourteen dollars and fifty-three cents	114 52
Chapman Pl.....	One hundred sixty dollars and thirteen cents	160 12
Connor Pl.....	One hundred forty-seven dollars and seventy-two cents	147 72
Crystal Pl.....	Two hundred forty-one dollars and six cents	241 06
Cyr Pl.....	One hundred thirty-seven dollars and two cents	137 02
Eagle Lake Pl.....	Eighty-four dollars and ninety-nine cents	84 99
Hamlin Pl.....	Two hundred twenty dollars and forty-two cents	220 42
Macwahoc Pl.....	One hundred sixteen dollars and thirty-seven cents	116 37
Merrill Pl.....	Two hundred one dollars and forty-eight cents	201 48
Moro Pl.....	One hundred forty-two dollars and forty cents	142 40
New Canada Pl.....	Ninety-four dollars and three cents	94 02
Reed Pl.....	Three hundred forty-two dollars and seventy cents	342 70
St. Francis Pl.....	One hundred twenty-four dollars and thirty-five cents	124 35
St. John Pl.....	One hundred eleven dollars and sixty-nine cents	111 69
Silver Ridge Pl.....	One hundred five dollars and twenty-five cents	105 25
Wade Pl.....	One hundred forty-six dollars and twenty-one cents	146 21
Wallagrass Pl.....	One hundred fifteen dollars and sixteen cents	115 16
Westfield Pl.....	Two hundred thirty-four dollars and forty-three cents	234 42
Total.....	Thirty-seven thousand one dollars and thirty-three cents	\$37,001 22

AROOSTOOK COUNTY WILD LANDS.

A, R. 2, W. E. L. S.....	Seventy dollars and forty-six cents	\$70 46
B, R. 2, W. E. L. S., Hammond.....	One hundred eighty one dollars and eighty-three cents	181 83
C, R. 2, W. E. L. S....	One hundred twenty-five dollars and thirty-seven cents	125 37
D, R. 2, W. E. L. S....	One hundred forty-seven dollars and sixty- seven cents	147 67
E, R. 2, W. E. L. S....	One hundred four dollars and ninety-seven cents	104 97
No. 3, R. 2, W. E. L. S. Leavitts.....	One hundred forty-four dollars and thirty- eight cents	144 38
Cox Patent.....	Seven dollars and fifty-six cents	7 56
No. 2, R. 3, W. E. L. S., Glenwood.....	One hundred five dollars and eighty-eight cents	105 88
No. 3, R. 3, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 4, R. 3, W.E.L.S..	Ninety dollars and ninety cents	90 90
No. 7, R. 3, W.E.L.S.	One hundred thirty-six dollars and thirty- seven cents	136 37
No. 8, R. 3, W.E.L.S..	One hundred sixty-six dollars and sixty- eight cents	166 68
No. 9, R. 3, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 10, R. 3, W.E.L.S..	Two hundred twelve dollars and fourteen cents	212 14
No. 16, R. 3, W.E.L.S., Stockholm.....	Ninety-six dollars and forty-two cents ..	96 42
No. 17, R. 3, W.E.L.S. N. $\frac{1}{2}$	Forty-two dollars and forty-one cents	42 41
No. 17, R. 3, W.E.L.S. S. $\frac{1}{2}$	Forty-two dollars and forty-one cents	42 41
No. 1, R. 4, W. E. L. S. Yarmouth Academy	One hundred sixteen dollars and twenty- six cents	116 26
No. 2, R. 4, W.E.L.S.	One hundred sixty-six dollars and sixty- eight cents	166 68
No. 3, R. 4, W.E.L.S.	One hundred eighty-one dollars and eighty-three cents	181 83
No. 7, R. 4, W. E. L. S., Dunn.....	Two hundred forty-two dollars and forty- four cents	242 44
No. 8, R. 4, W.E.L.S.	One hundred thirty-six dollars and thirty- seven cents	136 37
No. 9, R. 4, W.E.L.S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 10, R. 4, W.E.L.S.. N. E. $\frac{1}{4}$	Twenty-six dollars and fifty-two cents ..	26 52
No. 10, R. 4, W.E.L.S.. S. $\frac{1}{2}$ & N. W. $\frac{1}{4}$	One hundred two dollars and twenty-eight cents	102 28
No. 11, R. 4, W.E.L.S.. S. W. $\frac{1}{4}$	Eighteen dollars and ninety-four cents ..	18 94
No. 11, R. 4, W.E.L.S.. N. $\frac{1}{2}$ & S. E. $\frac{1}{4}$	Ninety dollars and ninety cents	90 90
No. 15, R. 4, W.E.L.S.. E. $\frac{1}{2}$ Fryeburg Acad	Seventy-five dollars and seventy-six cents	75 76
No. 15, R. 4, W.E.L.S.. W. $\frac{1}{2}$ Fryeburg Acad	Sixty dollars and sixty-one cents	60 61
No. 16, R. 4, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 17, R. 4, W.E.L.S.. N. $\frac{1}{2}$	Fifteen dollars and sixteen cents	15 16
No. 17, R. 4, W.E.L.S.. S. $\frac{1}{2}$	Thirty-seven dollars and eighty-eight cents	37 88
A, R. 5, N. half, W.E.L.S. Molunkus.....	Sixty dollars and sixty- one cents	60 61
A, R. 5, S. half, W.E.L.S.. Molunkus.....	Fifty-seven dollars and thirty-six cents ..	57 36

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 1 R. 5, W. E. L. S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 7, R. 5, W. E. L. S.	One hundred sixty-six dollars and sixty-eight cents	166 68
No. 8, R. 5, W. E. L. S.	One hundred fifteen dollars and seventy-two cents	115 72
No. 9, R. 5, W. E. L. S.	Ninety-one dollars and eight cents	91 08
No. 12, R. 5, W. E. L. S., Sheridan Pl.....	One hundred fifty-six dollars and twenty-two cents	156 22
No. 12, R. 5, W. E. L. S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 14, R. 5, W. E. L. S.	Ninety dollars and ninety cents	90 90
No. 15, R. 5, W. E. L. S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 16, R. 5, W. E. L. S.	Sixty dollars and sixty-one cents	60 61
No. 17, R. 5, W. E. L. S.	Forty-one dollars and thirty cents	41 30
No. 9, R. 6, W. E. L. S., Oxbow.....	Eighty-two dollars and fifty cents	82 50
No. 10, R. 6, W. E. L. S., N. ½.....	Sixty-eight dollars and twenty-five cents ..	68 25
No. 10, R. 6, W. E. L. S., S. ½.....	Forty-five dollars and fifty cents	45 50
No. 11, R. 6, W. E. L. S., Garfield Pl.....	One hundred sixty-two dollars and ninety-three cents	162 93
No. 12, R. 6, W. E. L. S., Nashville.....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 13, R. 6, W. E. L. S., Portage Lake Pl....	Ninety-nine dollars	99 00
No. 14, R. 6, W. E. L. S.	Ninety dollars and ninety cents	90 90
No. 15, R. 6, W. E. L. S.	One hundred six dollars and seven cents	106 07
No. 16, R. 6, W. E. L. S.	Seventy-five dollars and ninety cents	75 90
No. 9, R. 7, W. E. L. S.	One hundred thirty-six dollars and sixty-two cents	136 62
No. 10, R. 7, W. E. L. S.	One hundred thirty-six dollars and thirty-eight cents	136 38
No. 11, R. 7, W. E. L. S., E. ½.....	Sixty dollars and sixty-one cents	60 61
No. 11, R. 7, W. E. L. S., W. ½.....	Sixty dollars and sixty-one cents	60 61
No. 12, R. 7, W. E. L. S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 12, R. 7, W. E. L. S., Pine & Spruce Timber	Seventy-five dollars and seventy-six cents	75 76
Land and other growth	Seventy-five dollars and seventy-six cents	75 76
No. 14, R. 7, W. E. L. S.	One hundred six dollars and seven cents ..	106 07
No. 15, R. 7, W. E. L. S.	Ninety-one dollars and eight cents	91 08
No. 9, R. 8, W. E. L. S.	One hundred four dollars and thirty-nine cents	104 39
No. 10, R. 8, W. E. L. S.	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 11, R. 8, W. E. L. S.	One hundred eight dollars and fifty-seven cents	108 57
No. 12, R. 8, W. E. L. S.	One hundred nine dollars and fourteen cents	109 14
No. 12, R. 8, W. E. L. S.	One hundred eight dollars and sixty-eight cents	108 68
No. 14, R. 8, W. E. L. S.	Ninety dollars and eighty-nine cents	90 89
No. 15, R. 8, W. E. L. S., N. ½.....	Fifty dollars and fourteen cents	50 14

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 15, R. 8, W.E.L.S., S. $\frac{1}{2}$	Fifty dollars and fourteen cents	50 14
No. 16, R. 8, W.E.L.S..	Ninety-two dollars and sixty cents	92 60
No. 11, R. 9, W.E.L.S..	One hundred forty-two dollars and seventy-two cents	142 72
No. 12, R. 9, W.E.L.S..	Ninety-one dollars and twenty-six cents ..	91 26
No. 12, R. 9, W.E.L.S..	Ninety-one dollars and twenty-six cents ..	91 26
No. 14, R. 9, W.E.L.S..	Eighty-nine dollars and seventy-seven cents	89 77
No. 15, R. 9, W.E.L.S..	One hundred dollars and ninety cents	100 90
No. 16, R. 9, W.E.L.S..	One hundred twenty-two dollars and eighty-seven cents	122 87
No. 11, R. 10, W.E.L.S..	One hundred forty-nine dollars and forty- six cents	149 46
No. 12, R. 10, W.E.L.S.	Ninety-seven dollars and forty-eight cents	97 48
No. 12, R. 10, W.E.L.S.	One hundred ten dollars and sixty-six cents	110 66
No. 14, R. 10, W.E.L.S.	Ninety-three dollars and thirty-seven cents	93 37
No. 15, R. 10, W.E.L.S.	One hundred six dollars and eighty-six cents	106 86
No. 16, R. 10, W.E.L.S.	Fifty-four dollars and eighty-eight cents	54 88
No. 17, R. 10, W.E.L.S.	Forty-two dollars and thirty-five cents	42 35
No. 18, R. 10, W.E.L.S.	Sixty-one dollars and forty-seven cents ..	61 47
No. 11, R. 11, W.E.L.S..	One hundred twenty-one dollars and forty- nine cents	121 49
No. 12, R. 11, W.E.L.S.	One hundred seven dollars and sixteen cents	107 16
No. 12, R. 11, W.E.L.S..	Ninety-three dollars and eighty-seven cents	93 87
No. 14, R. 11, W.E.L.S., N. $\frac{1}{2}$	Fifty-four dollars and seventeen cents	54 17
No. 14, R. 11, W.E.L.S., S. $\frac{1}{2}$	Thirty-eight dollars and sixty-nine cents	38 69
No. 15, R. 11, W.E.L.S., N. $\frac{1}{2}$	Thirty-seven dollars and sixty-three cents	37 63
No. 15, R. 11, W.E.L.S., S. $\frac{1}{2}$	Thirty-seven dollars and sixty-three cents	37 63
No. 16, R. 11, W.E.L.S.	Fifty-nine dollars and eighty-two cents ..	59 82
No. 17, R. 11, W.E.L.S.	Sixty dollars and sixteen cents	60 16
No. 18, R. 11, W.E.L.S.	Ninety-one dollars and thirty-two cents ..	91 22
No. 19, R. 11, W.E.L.S.	Ninety dollars	90 00
No. 11, R. 12, W.E.L.S.,	One hundred twenty-two dollars and eighteen cents	122 18
No. 12, R. 12, W.E.L.S.	One hundred seven dollars and thirty-one cents	107 21
No. 12, R. 12, W.E.L.S.	Ninety-one dollars and seventy-eight cents	91 78
No. 14, R. 12, W.E.L.S.	Ninety-one dollars and fifty cents	91 50
No. 15, R. 12, W.E.L.S.	One hundred three dollars and thirty-nine cents	103 39
No. 16, R. 12, W.E.L.S.	Sixty dollars and twenty-seven cents	60 27
No. 17, R. 12, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 18, R. 12, W.E.L.S., N. E. $\frac{1}{4}$	Nineteen dollars and three cents	19 03
No. 18, R. 12, W.E.L.S., W. $\frac{1}{2}$	Thirty-eight dollars and seven cents	38 07
No. 18, R. 12, W.E.L.S., S. E. $\frac{1}{4}$	Nineteen dollars and three cents	19 03

AROOSTOOK COUNTY WILD LANDS—CONCLUDED.

No. 19, R. 12, W.E.L.S	Eighty-eight dollars and eighty cents	88 80
No. 20, R. 11 & 12, W. E. L. S.....	One hundred forty-eight dollars and fifty cents	148 50
No. 11, R. 12, W.E.L.S.	One hundred twenty-two dollars and twenty cents	122 20
No. 12, R. 13, W.E.L.S.	Ninety-one dollars and thirty-two cents ..	91 32
No. 13, R. 13, W.E.L.S.	Ninety-one dollars and sixty-eight cents ..	91 68
No. 14, R. 13, W.E.L.S.	Seventy-five dollars and ninety-six cents	75 96
No. 15, R. 13, W.E.L.S.	Ninety dollars and seventy-five cents	90 75
No. 16, R. 13, W.E.L.S.	Seventy-five dollars and seventy-five cents	75 75
No. 17, R. 13, W.E.L.S.	Sixty-one dollars and thirty-two cents	61 32
No. 18, R. 13, W.E.L.S.	Sixty-eight dollars and ninety-three cents	68 93
No. 11, R. 14, W.E.L.S.	One hundred fifty-one dollars and seven- teen cents	151 17
No. 12, R. 14, W.E.L.S.. E. ½.....	Forty-five dollars and eighty-three cents	45 83
No. 12, R. 14, W.E.L.S.. W. ½.....	Forty-five dollars and eighty-three cents..	45 83
No. 13, R. 14, W.E.L.S.	Ninety-two dollars and thirty-nine cents ..	92 39
No. 14, R. 14, W.E.L.S.	One hundred thirty-four dollars and fifty- six cents	134 56
No. 15, R. 14, W.E.L.S.	Eighty-five dollars and seventy-five cents	85 75
No. 16, R. 14, W.E.L.S.	One hundred seventeen dollars and sixty- four cents	117 64
No. 17, R. 14, W.E.L.S.	Thirty-six dollars and forty-eight cents	36 48
No. 11, R. 15, W.E.L.S E. ½.....	Fifty-four dollars and thirty-two cents	54 32
No. 11, R. 15, W.E.L.S.. W. ½.....	Fifty-four dollars and thirty-two cents	54 32
No. 12, R. 15, W.E.L.S	Seventy-five dollars and ninety-three cents	75 93
No. 13, R. 15, W.E.L.S	Ninety-one dollars and eighty-two cents	91 82
No. 14, R. 15, W.E.L.S	Seventy-three dollars and thirty cents	73 30
No. 15, R. 15, W.E.L.S	Seventy-four dollars and thirty cents	74 30
No. 11, R. 16, W.E.L.S	Seventy-five dollars and seventy-six cents	75 76
No. 12, R. 16, W.E.L.S	Sixty dollars and sixty cents	60 60
No. 13, R. 16, W.E.L.S	One hundred twenty-seven dollars and fifty-eight cents	127 58
No. 14, R. 16, W.E.L.S.	Seventy dollars and ninety-seven cents	70 97
No. 11, R. 17, W.E.L.S	One hundred three dollars and thirteen cents	103 13
No. 12, R. 17, W.E.L.S	Sixty-three dollars and seventeen cents	63 17
Total	Twelve thousand six hundred forty-four dollars and eighteen cents	\$12,644 18

AROOSTOOK COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

A, R. 2, W. E. L. S....	Two dollars and eighty-nine cents	\$2 89
C, R. 2, W. E. L. S....	Four dollars and eighty-one cents	4 81
D, R. 2, W. E. L. S....	Five dollars and eighty cents	5 80
E, R. 2, W. E. L. S....	Four dollars and twelve cents	4 12
No. 3, R. 3, W.E.L.S..	Three dollars and forty-eight cents	3 48
No. 4, R. 3, W.E.L.S..	Three dollars and seventy cents	3 70
No. 7, R. 3, W.E.L.S..	Four dollars and sixty-two cents	4 62
No. 8, R. 3, W.E.L.S..	Five dollars and twenty-eight cents	5 28
No. 9, R. 3, W.E.L.S..	Four dollars and twelve cents	4 12
No. 10, R. 3, W.E.L.S..	Eight dollars and twenty-five cents	8 25
No. 17, R. 3, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 1, R. 4, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 2, R. 4, W.E.L.S..	Five dollars and twenty-eight cents	5 28
No. 3, R. 4, W.E.L.S..	Six dollars and eighty-seven cents	6 87
No. 7, R. 4, W.E.L.S..	Nine dollars and sixty-three cents	9 63
No. 8, R. 4, W.E.L.S..	Five dollars and fifty cents	5 50
No. 9, R. 4, W.E.L.S..	Five dollars and fifty cents	5 50
No. 10, R. 4, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 11, R. 4, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 16, R. 4, W.E.L.S..	Four dollars and twelve cents	4 12
No. 17, R. 4, W.E.L.S..	One dollar and three cents	1 03
No. 1, R. 5, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 7, R. 5, W.E.L.S..	Six dollars and eighteen cents	6 18
No. 8, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 9, R. 5, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 12, R. 5, W.E.L.S..	Five dollars and fifty cents	5 50
No. 13, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 14, R. 5, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 16, R. 5, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 17, R. 5, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 10, R. 6, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 14, R. 6, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 6, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 6, W.E.L.S..	Two dollars and six cents	2 06
No. 9, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 10, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 11, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 12, R. 7, W.E.L.S..	Four dollars and twelve cents	4 12
No. 13, R. 7, W.E.L.S..	Two dollars and six cents	2 06
No. 14, R. 7, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 9, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 10, R. 8, W.E.L.S..	Four dollars and eighty-one cents	4 81

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 11, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 12, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 13, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 14, R. 8, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 8, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 11, R. 9, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 12, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 13, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 14, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 9, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 9, W.E.L.S..	Four dollars and twelve cents	4 12
No. 11, R. 10, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 12, R. 10, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 13, R. 10, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 14, R. 10, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 15, R. 10, W.E.L.S.	Two dollars and six cents	2 06
No. 16, R. 10, W.E.L.S.	One dollar and seventy-four cents	1 74
No. 11, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
No. 12, R. 11, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 13, R. 11, W.E.L.S.	Ninety-two cents	92
No. 14, R. 11, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 15, R. 11, W.E.L.S.	Two dollars and six cents	2 06
No. 16, R. 11, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 19, R. 11, W.E.L.S.	Two dollars and six cents	2 06
No. 20, R. 11 & 12, W. E. L. S.....	Three dollars and forty-four cents	3 44
No. 11, R. 12, W.E.L.S.	Four dollars and twelve cents	4 12
No. 12, R. 12, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 13, R. 12, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 14, R. 12, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 15, R. 12, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 16, R. 12, W.E.L.S.	One dollar and thirty-eight cents	1 38
No. 17, R. 12, W.E.L.S.	One dollar and thirty-eight cents	1 38
No. 18, R. 12, W.E.L.S.	Two dollars and six cents	2 06
No. 19, R. 12, W.E.L.S.	Two dollars and six cents	2 06
No. 11, R. 13, W.E.L.S.	Four dollars and twelve cents	4 12
No. 12, R. 13, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 13, R. 13, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 14, R. 13, W.E.L.S.	Two dollars and six cents	2 06
No. 15, R. 13, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 16, R. 13, W.E.L.S.	Two dollars and six cents	2 06
No. 17, R. 13, W.E.L.S.	One dollar and thirty-eight cents	1 38
No. 18, R. 13, W.E.L.S.	Two dollars and six cents	2 06

AROOSTOOK COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 11, R. 14, W.E.L.S	Five dollars and fifty cents	5 50
No. 12, R. 14, W.E.L.S	Two dollars and seventy-five cents	2 75
No. 13, R. 14, W.E.L.S	Two dollars and seventy-five cents	2 75
No. 14, R. 14, W.E.L.S	Four dollars and eighty-one cents	4 81
No. 15, R. 14, W.E.L.S	One dollar and ninety cents	1 90
No. 16, R. 14, W.E.L.S	Two dollars and seventy-five cents	2 75
No. 17, R. 14, W.E.L.S	One dollar and three cents	1 03
No. 11, R. 15, W.E.L.S	Three dollars and forty-four cents	3 44
No. 12, R. 15, W.E.L.S	Two dollars and six cents	2 06
No. 13, R. 15, W.E.L.S	Two dollars and seventy-five cents	2 75
No. 14, R. 15, W.E.L.S	Two dollars and six cents	2 06
No. 15, R. 15, W.E.L.S	Two dollars and six cents	2 06
No. 11, R. 16, W.E.L.S	Two dollars and six cents	2 06
No. 12, R. 16, W.E.L.S	One dollar and thirty-seven cents	1 37
No. 13, R. 16, W.E.L.S	Three dollars and forty-four cents	3 44
No. 14, R. 16, W.E.L.S	Three dollars	3 00
No. 11, R. 17, W.E.L.S	Two dollars and seventy-five cents	2 75
No. 12, R. 17, W.E.L.S	One dollar and thirty-seven cents	1 37
Total	Three hundred fifty dollars and thirty-six cents	\$350 36

CUMBERLAND COUNTY.

Baldwin.....	One thousand sixty-two dollars and ninety-one cents	\$1,062 91
Bridgton.....	Three thousand seven hundred nine dollars and eighty-three cents	3,709 83
Brunswick.....	Ten thousand eight hundred ninety-nine dollars and eight cents	10,899 06
Cape Elizabeth.....	One thousand six hundred seventy-one dollars and thirty-four cents	1,671 34
Casco.....	Seven hundred fifty-one dollars and thirty-seven cents	751 37
Cumberland.....	Two thousand one hundred fifty-two dollars and fifty-seven cents	2,152 57
Falmouth.....	Two thousand eight hundred fifty-three dollars and sixty-seven cents	2,853 67
Freeport.....	Three thousand two hundred nineteen dollars and eight cents	3,219 38
Gorham.....	Three thousand nine hundred fifty-seven dollars and sixty-five cents	3,957 05
Gray.....	One thousand five hundred fifty-eight dollars and eighty cents	1,558 80
Harpwell.....	One thousand eight hundred forty dollars and three cents	1,840 03
Harrison.....	One thousand one hundred twenty-four dollars and eighty-seven cents	1,124 87
Naples.....	Six hundred eighty-seven dollars and eighteen cents	687 18
New Gloucester.....	Two thousand eight hundred eight dollars and twenty-five cents	2,808 25

CUMBERLAND COUNTY—CONCLUDED.

North Yarmouth.....	Nine hundred thirty-one dollars and fifty-four cents	931 54
Otisfield.....	Six hundred eighty-five dollars and sixty-six cents	685 06
Portland.....	One hundred thirty thousand eight hundred twenty-four dollars and eighty-five cents	130,824 85
Pownal.....	Seven hundred thirty-eight dollars and eighty-six cents	738 06
Raymond.....	Five hundred eighty-nine dollars and thirty-six cents	589 36
Scarborough.....	Two thousand five hundred fifty-six dollars and sixty-two cents	2,556 62
Sebago.....	Four hundred twenty-five dollars and fifty-eight cents	425 58
South Portland.....	Seven thousand two hundred thirteen dollars and seventy-eight cents	7,213 78
Standish.....	One thousand six hundred twelve dollars and seventy-three cents	1,612 73
Westbrook.....	Ten thousand four hundred fifty-nine dollars and sixty-one cents	10,459 61
Windham.....	Two thousand six hundred thirty-nine dollars and thirty-three cents	2,639 33
Yarmouth.....	Three thousand six hundred sixty-nine dollars and two cents	3,669 02
Total.....	Two hundred thousand six hundred forty-three dollars and fifty-seven cents	200,643 57

FRANKLIN COUNTY.

Avon.....	Three hundred fifty-five dollars and two cents	355 02
Carthage.....	Two hundred eighty-seven dollars and sixty-four cents	287 64
Chesterville.....	Seven hundred thirteen dollars and eighty-five cents	713 85
Eustis.....	Three hundred forty-two dollars and fifty-seven cents	342 57
Farmington.....	Five thousand three hundred eleven dollars and thirty-six cents	5,311 36
Freeman	Two hundred seventy dollars and thirty-nine cents	270 39
Industry.....	Two hundred seventy-three dollars and sixty-one cents	273 61
Jay.....	Four thousand five hundred forty-four dollars and thirty cents	4,544 30
Kingfield.....	Eight hundred twenty-six dollars and eighty-four cents	826 84
Madrid.....	Two hundred fourteen dollars and ten cents	214 10
New Sharon.....	One thousand fifty-four dollars and eighty-eight cents	1,054 88
New Vineyard.....	Four hundred seventy-one dollars and sixty-six cents	471 66
Phillips.....	One thousand four hundred seventy-eight dollars and one cent	1,478 01
Rangeley.....	Eight hundred five dollars and twenty-one cents	805 21

FRANKLIN COUNTY—CONCLUDED.

Salem.....	One hundred twenty-four dollars and six cents	124 06
Strong.....	Seven hundred eleven dollars and one cent	711 01
Temple.....	Three hundred thirty-eight dollars and thirty-four cents	338 24
Weld.....	Four hundred ninety-nine dollars and sixty-six cents	499 66
Wilton.....	One thousand nine hundred sixty-eight dollars and sixty-five cents	1,968 65
Total.....	Twenty thousand five hundred ninety-one dollars and sixteen cents	\$20,591 16

FRANKLIN COUNTY WILD LANDS.

No.2,R.1, S. part Sandy	Eight dollars and twenty-five cents	\$8 25
No. 4, Washington Pl., River, W. B. K. P....	Fifty-five dollars and forty-four cents	55 44
No. 2, R. 1, N. part Greenvale Pl., W. B. K. P.....	Sixty-six dollars	66 00
No. 3, R. 1, Rangeley Pl., W. B. K. P.....	Three hundred eight dollars	308 00
No. 4, R. 1, B. K. P. "Elias Thomas Tract" Mt. Abram.....	Fourteen dollars and fifty-nine cents	14 59
No. 4, R. 1, B. K. P., N. E. part, "Mead Tract" Mt. Abram.....	Fifty dollars and fifty-two cents	50 52
No. 4, R. 2, B.K.P. part Crockertown.....	One hundred sixty-five dollars and thirty-three cents	165 33
No. 4, R. 2, B.K.P. part Crockertown.....	Five dollars and fifty cents	5 50
No. 4, R. 3, B. K. P., S half, Wyman.....	Fifty-three dollars and eighty-one cents ..	53 81
D. R. 1.....	One hundred sixty-nine dollars and thirteen cents	169 13
No. 1, R. 2, W.B.K.P., Redington.....	One hundred eighty-one dollars and eighty-three cents	181 83
No. 2, R. 2, W.B.K.P., Dallas Pl.....	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 1, R. 3, Coplin Pl., W. B. K. P.....	One hundred six dollars and seven cents ..	106 07
No. 2, R. 3, W.B.K.P., Lang Pl.....	Ninety dollars and ninety-two cents	90 32
No. 3, R. 3, W.B.K.P., Davis.....	One hundred ninety-two dollars and fifty cents	192 50
No. 3, R. 2, B. K. P., Jerusalem.....	One hundred forty-one dollars and eighty-five cents	141 85
No. 2, R. 4, W.B.K.P., West Eustis.....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 3, R. 4, W.B.K.P..	One hundred fifty-two dollars and sixty-nine cents	152 69
No. 1, R. 5, W.B.K.P., Jim Pond.....	Forty-three dollars and forty-eight cents..	43 48
No. 2, R. 5, W.B.K.P., Alder Stream.....	One hundred sixty-six dollars and sixty-seven cents	166 67

FRANKLIN COUNTY WILD LANDS—CONCLUDED.

No. 2, R. 5, W.B.K.P..	Two hundred seventy-seven dollars and twenty cents	277 20
No. 1, R. 6, S. half, W. B. K. P., Kibby.....	Sixty dollars and sixty-one cents	60 61
No. 1, R. 6, N. half, W. B. K. P., Kibby.....	One hundred twenty-one dollars and eighty-eight cents	121 88
No. 2, R. 6, W.B.K.P., Chain Pond.....	One hundred thirty-seven dollars and fifty cents	137 50
No. 2, R. 6, W.B.K.P., Mass. Gore.....	One hundred dollars and eighty-three cents	100 83
No. 1, R. 7, W.B.K.P..	One hundred sixty-six dollars and sixty-five cents	166 65
No. 2, R. 7, W.B.K.P..	Fifty-three dollars and twenty-one cents..	53 21
No. 1, R. 8, W.B.K.P., Lowelltown.....	One hundred twenty dollars and six cents..	120 06
No. 2, R. 8, W.B.K.P., Beattie.....	One hundred fifty-four dollars	154 00
Gore north of Nos. 2 and 2, R. 6, Coburn.....	Ninety-six dollars and twenty-five cents..	96 25
No. 6, N. of Weld & between Phillips and Byron, East part....	One hundred forty-eight dollars and fifty cents	148 50
No. 6, N. of Weld & between Phillips and Byron, West part....	Forty-eight dollars and thirteen cents	48 13
Gore north of No.1,R.8.	Fifty-two dollars and seventy-eight cents..	52 78
Letter E Pl.....	One hundred twenty dollars and twenty-six cents	120 26
Perkins Pl.....	Forty-four dollars	44 00
Total	Three thousand nine hundred thirty-two dollars and three cents	\$3,932 03

FRANKLIN COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

D., R. 1.....	Six dollars and sixty cents	36 60
No. 1, R. 2, W.B.K.P..	Six dollars and eighty-seven cents	6 87
No. 2, R. 2, W.B.K.P..	Seven dollars and ninety-two cents	7 92
No. 2, R. 4, W.B.K.P..	Four dollars and four cents	4 04
No. 2, R. 4, W.B.K.P..	Five dollars and fifty cents	5 50
No. 1, R. 5, W.B.K.P..	One dollar and thirty-two cents	1 22
No. 2, R. 5, W.B.K.P..	Six dollars and eighteen cents	6 18
No. 2, R. 5, W.B.K.P..	Ten dollars and fifty-six cents	10 56
No. 1, R. 6, W.B.K.P..	Four dollars	4 00
No. 2, R. 6, W.B.K.P..	Three dollars and ninety-six cents	3 96
No. 2, R. 6, W.B.K.P..	Four dollars and four cents	4 04
No. 1, R. 7, W.B.K.P..	Six dollars and eighty-eight cents	6 88
No. 2, R. 7, W.B.K.P..	One dollar and eighty-eight cents	1 88
No. 1, R. 8, W.B.K.P..	Four dollars and thirteen cents	4 13
No. 4, R. 1, B.P.W.K.R.	One dollar and thirty-two cents	1 32

FRANKLIN COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 3, R. 2, B.P.W.K.R.	Three dollars and ninety-six cents	3 96
No. 4, R. 2, B.P.W.K.R.	Six dollars and sixty cents	6 00
No. 4, R. 2, S. ½, B.P. W. K. R.....	One dollar and ninety-eight cents	1 98
No. 6, North of Weld..	Six dollars and sixty cents	6 00
Tract north of No. 1, R. 2, W. B. K. P.....	One dollar and sixty cents	1 00
Total	Ninety-five dollars and ninety-four cents..	\$95 94

HANCOCK COUNTY.

Amherst.....	Two hundred nineteen dollars and ninety-five cents	\$219 95
Aurora.....	One hundred ten dollars and fifty-three cents	110 53
Bluehill.....	One thousand five hundred sixty-four dollars and eight cents	1,564 08
Brooklin.....	Five hundred twenty-seven dollars and ninety-four cents	537 94
Brooksville.....	Five hundred eighty-seven dollars and twelve cents	587 12
Bucksport.....	Two thousand eight hundred eighty-four dollars and ten cents	2,884 10
Castine.....	One thousand three hundred fifteen dollars and forty-nine cents	1,315 49
Cranberry Isles.....	Three hundred thirty dollars and fifty cents	330 50
Deer Isle.....	Nine hundred ninety-two dollars and sixty-five cents	992 65
Dedham.....	Two hundred thirty-six dollars and eleven cents	236 11
Eastbrook.....	One hundred forty-one dollars and twenty-eight cents	141 28
Eden.....	Twelve thousand three hundred four dollars and twenty-one cents	12,304 21
Ellsworth.....	Five thousand three hundred sixty-seven dollars and eight cents	5,367 08
Franklin.....	Eight hundred sixty-one dollars and thirty-six cents	861 36
Gouldsboro.....	Eight hundred dollars and eighty-nine cents	800 89
Hancock.....	Seven hundred eighty-two dollars and forty-four cents	782 44
Isle au Haut.....	One hundred ninety-one dollars and thirty-two cents	191 32
Lamoine.....	Four hundred ninety-five dollars and eighty-eight cents	495 88
Mariaville.....	One hundred fifty-three dollars and eighty cents	153 80
Mount Desert.....	Two thousand five hundred sixty-eight dollars and ninety-eight cents	2,568 98
Orland.....	Seven hundred thirty-four dollars and eighty-two cents	734 82
Otis.....	Sixty dollars and twenty-three cents	60 23

STATE TAX.

HANCOCK COUNTY—CONCLUDED.

Penobscot.....	Seven hundred twenty dollars and twenty-five cents	720 25
Sedgwick.....	Five hundred eighty-eight dollars and forty-nine cents	588 40
Sorrento.....	Five hundred thirteen dollars and eighty-six cents	513 36
Stonington.....	Six hundred five dollars and fifty-three cents	605 53
Sullivan.....	Eight hundred eighty-one dollars and fifteen cents	881 15
Surry.....	Four hundred sixty-nine dollars and sixty-three cents	469 63
Swan's Island.....	Three hundred sixty-eight dollars and sixty-five cents	368 65
Tremont.....	One thousand four hundred seventeen dollars and forty-seven cents	1,417 47
Trenton.....	Three hundred sixty-five dollars and ninety-eight cents	365 98
Verona.....	One hundred seventy dollars and twenty cents	170 20
Waltham.....	One hundred ninety-six dollars and seventy-seven cents	196 77
Winter Harbor.....	Nine hundred thirty-eight dollars and thirty-four cents	938 34
Long Island Pl.....	Sixty-five dollars and thirty-seven cents ..	65 37
Total.....	Forty thousand five hundred thirty-two dollars and forty-five cents	\$40,532 45

HANCOCK COUNTY WILD LANDS.

No. 3, North Division..	One hundred twenty-one dollars and twenty-two cents	\$121 22
No. 4, North Division..	One hundred twenty-one dollars and twenty-two cents	121 22
Strip N. of No. 3, N. Division	Forty-three dollars and fourteen cents	43 14
Strip N. of No. 4, N. Division	Forty-three dollars and fourteen cents	43 14
No. 7, South Div. N. ¼	Forty-seven dollars and ninety-six cents ..	47 96
No. 7, South Div. S. ¼	Thirty dollars and thirty-one cents	30 31
No. 8, South Division	Thirty-three dollars	33 00
No. 9, South Division..	Eleven dollars and eighty-eight cents	11 88
No. 10	Sixty-three dollars and seven cents	63 07
No. 16, Middle Division	Forty-five dollars and forty-six cents	45 46
No. 21, Middle Division	Forty-five dollars and forty-six cents	45 46
No. 22, Middle Division	Sixty dollars and sixty-one cents	60 61
No. 28, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 32, Middle Division	One hundred six dollars and six cents	106 06
No. 33, Middle Division	Ninety dollars and ninety-one cents	90 91
No. 34, Middle Division	One hundred fifty-one dollars and fifty-three cents	151 53
No. 35, Middle Division	One hundred six dollars and seven cents ..	106 07

HANCOCK COUNTY WILD LANDS—CONCLUDED.

No. 39, Middle Division part of	Seventy-two dollars and thirty-three cents	72 33
No. 39, Middle Division "Black Tract, Tan- nery Lot".....	Twenty-seven dollars and fifty cents	27 50
No. 40, Middle Division	Ninety dollars and ninety-two cents	90 92
No. 41, Middle Division	One hundred six dollars and six cents	106 06
Butter Island	Seven dollars and seventy cents	7 70
Eagle Island	Thirteen dollars and seventy-five cents	13 75
Spruce Head & Bear Island	Two dollars and seventy-five cents	2 75
Beach Island	One dollar and sixty-five cents	1 65
Hog Island	Four dollars and forty cents	4 40
Bradbury's Island	Three dollars and thirty cents	3 30
Pond, near Little Deer Isle	Fifty-five cents	55
Western Island	Fifty-five cents	55
Little Spruce Island...	Sixty-nine cents	69
Marshall's Island	Thirteen dollars and seventy-five cents ...	13 75
Pickering's Island	Nine dollars and seven cents	9 07
Total	One thousand five hundred ninety-seven dollars and twenty-three cents	\$1,597 23

HANCOCK COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.

No. 3, North Division..	Three dollars and ninety-six cents	\$3 96
No. 7, South Division..	Thirty-six cents	36
No. 10	Forty-four cents	44
No. 16, Middle Division	One dollar and thirty-two cents	1 32
No. 22, Middle Division	One dollar and thirty-two cents	1 32
No. 28, Middle Division	Three dollars and ninety-six cents	3 96
No. 32, Middle Division	Three dollars and thirty cents	3 30
No. 34, Middle Division	Four dollars and sixty-two cents	4 62
No. 35, Middle Division	One dollar and ten cents	1 10
No. 39, Middle Division	One dollar and ninety-eight cents	1 98
No. 40, Middle Division	Two dollars and sixty-four cents	2 64
No. 41, Middle Division	Three dollars and thirty cents	3 30
Total	Twenty-eight dollars and thirty cents	\$28 30

KENNEBEC COUNTY.

Albion.....	One thousand twelve dollars and nine cents	\$1,012 09
Augusta.....	Twenty-one thousand six hundred ninety-nine dollars and forty-seven cents	21,000 47
Belgrade.....	One thousand one hundred twenty-three dollars and sixty cents	1,123 00
Benton.....	One thousand two hundred ten dollars and forty cents	1,210 40
Chelsea.....	Six hundred fifty-seven dollars and ninety-six cents	657 96
China.....	One thousand four hundred eighty-three dollars and fifty-three cents	1,483 53
Clinton.....	One thousand six hundred thirty-six dollars and thirty-four cents	1,636 34
Farmingdale.....	One thousand five hundred sixty-six dollars and ninety-seven cents	1,566 97
Fayette.....	Five hundred seventy-six dollars and eighty-seven cents	576 87
Gardiner.....	Ten thousand sixty-three dollars and fifteen cents	10,063 15
Hallowell.....	Four thousand one hundred forty-two dollars and eighty-four cents	4,142 84
Litchfield.....	One thousand thirteen dollars and eighty-seven cents	1,013 87
Manchester.....	Six hundred ninety dollars and thirty cents	690 30
Monmouth.....	One thousand nine hundred forty-nine dollars and four cents	1,949 04
Mount Vernon.....	Nine hundred seven dollars and seventy cents	907 70
Oakland.....	Two thousand five hundred fifty-three dollars and fifty-seven cents	2,553 57
Pittston.....	One thousand three hundred forty dollars and two cents	1,340 02
Randolph.....	Nine hundred eleven dollars and forty-two cents	911 42
Readfield.....	One thousand three hundred forty-four dollars and two cents	1,344 02
Rome.....	Two hundred twenty dollars and fifty cents	220 50
Sidney.....	One thousand two hundred sixty-one dollars and forty cents	1,261 40
Vassalboro.....	Two thousand five hundred fifty-six dollars and seventy-three cents	2,556 73
Vienna.....	Three hundred fifty-eight dollars and fifty-four cents	358 54
Waterville.....	Fifteen thousand five hundred eighty-one dollars and three cents	15,581 03
Wayne.....	Six hundred six dollars and twenty-six cents	606 26
West Gardiner.....	Eight hundred twenty-nine dollars and forty-four cents	829 44
Windsor.....	Six hundred sixty-two dollars and seventy-seven cents	662 77
Winslow.....	Five thousand three hundred two dollars and seventy cents	5,302 70
Winthrop.....	Three thousand two hundred ninety-one dollars and ninety-three cents	3,291 93
Unity Pl.....	Forty-five dollars and ten cents	45 10
Total.....	Eighty-six thousand five hundred ninety-nine dollars and fifty-six cents	\$86,599 54

KNOX COUNTY.

Appleton.....	Seven hundred seven dollars and fifty-seven cents	\$707 57
Camden.....	Five thousand five hundred ninety-seven dollars and thirty-two cents	5,597 33
Cushing.....	Three hundred twenty-nine dollars and thirty-eight cents	329 38
Friendship.....	Five hundred ninety-six dollars and seventy-nine cents	596 79
Hope.....	Five hundred seventy dollars and forty cents	570 48
Hurricane Isle.....	One hundred eighteen dollars and ninety-two cents	118 92
North Haven.....	Six hundred ten dollars and forty-four cents	610 44
Rockland.....	Fourteen thousand four hundred twenty-four dollars and thirty-four cents	14,424 24
Rockport.....	Three thousand fifty-three dollars and thirty-two cents	3,053 23
So. Thomaston.....	One thousand eleven dollars and thirty cents	1,011 30
St. George.....	One thousand one hundred seventy-three dollars and thirteen cents	1,173 13
Thomaston.....	Three thousand six hundred eighteen dollars and nineteen cents	3,618 19
Union.....	One thousand four hundred forty-four dollars and forty-six cents	1,444 46
Vinalhaven.....	One thousand seven hundred twenty-six dollars and sixty-seven cents	1,726 67
Warren.....	Two thousand two hundred sixty-six dollars and ten cents	2,266 10
Washington.....	Seven hundred seventy-five dollars and seventy-six cents	775 76
Criehaven Pl.....	Twenty-one dollars and fifty-five cents	21 55
Matinicus Isle Pl.....	One hundred one dollars and thirty-two cents	101 23
Total.....	Thirty-eight thousand one hundred forty-six dollars and ninety-six cents	\$38,146 96

LINCOLN COUNTY.

Alna.....	Four hundred fifty-seven dollars and ninety-eight cents	\$457 98
Boothbay.....	One thousand five hundred twenty-two dollars and forty-three cents	1,522 43
Boothbay Harbor.....	Two thousand four hundred seventy-six dollars and eighty-five cents	2,476 85
Bremen.....	Three hundred eighty-nine dollars and seven cents	389 07
Bristol.....	Two thousand one hundred twenty-nine dollars and ninety cents	2,129 90
Damariscotta.....	One thousand two hundred sixty-five dollars and eighty cents	1,265 80
Dresden.....	One thousand seventy-eight dollars and forty-six cents	1,078 46
Edgecomb.....	Four hundred ninety-five dollars and eighty-two cents	495 82

LINCOLN COUNTY—CONCLUDED.

Jefferson.....	One thousand two hundred thirty-one dollars and five cents	1,231 05
Newcastle.....	One thousand eight hundred nineteen dollars and thirty-nine cents	1,819 30
Nobleborough.....	Six hundred eighty-nine dollars and five cents	689 05
Somerville.....	One hundred forty-five dollars and forty cents	145 40
Southport.....	Seven hundred forty-six dollars and seventy-two cents	746 72
Waldoboro.....	Two thousand five hundred eighty-two dollars and sixty-six cents.....	2,582 06
Westport.....	Two hundred twenty-nine dollars and eighty-one cents	229 81
Whitesfield.....	One thousand two hundred fifty-dollars and sixty-two cents	1,250 62
Wiscasset.....	One thousand three hundred seventy-three dollars and eighty-two cents	1,373 82
Monhegan Pl.....	Sixty-three dollars and seven cents	63 07
Total.....	Nineteen thousand nine hundred forty-seven dollars and ninety cents	\$19,947 90

OXFORD COUNTY.

Albany.....	Three hundred sixty-four dollars and thirty-three cents	364 33
Andover.....	Five hundred sixty dollars and ninety-one cents	560 91
Bethel.....	Two thousand three hundred thirty-five dollars and ninety-two cents	2,335 92
Brownfield.....	Eight hundred forty-two dollars and seventeen cents	842 17
Buckfield.....	One thousand seventy-three dollars and seventy cents	1,073 70
Byron.....	Two hundred twenty-nine dollars and twenty-three cents	229 23
Canton.....	Nine hundred fifty-six dollars and ninety-one cents	956 91
Denmark.....	Seven hundred sixty-two dollars and sixty-five cents	762 65
Dixfield.....	Nine hundred seventy-one dollars and twelve cents	971 12
Fryeburg.....	Two thousand two hundred ninety-three dollars and eighty-nine cents	2,293 89
Gilead.....	Three hundred sixty-eight dollars and eighty-two cents	368 82
Grafton.....	One hundred fifty-seven dollars and nineteen cents	157 19
Greenwood.....	Four hundred twelve dollars and sixty-eight cents	412 68
Hanover.....	Two hundred nineteen dollars and six cents	219 06
Hartford.....	Six hundred seventy-nine dollars and fifty-nine cents	679 59
Hebron.....	Five hundred sixty-two dollars and sixteen cents	562 16

OXFORD COUNTY—CONCLUDED.

Hiram.....	Nine hundred forty-eight dollars and sixteen cents	948 16
Lovell.....	One thousand seventy-two dollars and ninety-three cents	1,072 93
Mason.....	Ninety-two dollars and eighty-four cents..	92 84
Mexico.....	Six hundred dollars and seventy-six cents	600 76
Newry.....	Three hundred twenty-four dollars and fifty cents	324 50
Norway.....	Three thousand five hundred eighty-nine dollars and seventy-three cents	3,589 73
Oxford.....	One thousand two hundred thirty-six dollars and forty-two cents	1,236 42
Paris.....	Three thousand five hundred eighty-four dollars and one cent	3,584 01
Peru.....	Six hundred twenty-eight dollars and twenty-seven cents	628 27
Porter.....	Six hundred seventy-eight dollars and thirty-six cents	678 36
Roxbury.....	One hundred sixty-nine dollars and sixty-four cents	169 64
Rumford.....	Four thousand seven hundred thirty-four dollars and three cents	4,734 03
Stoneham.....	Two hundred eighteen dollars and thirty-six cents	218 36
Stow.....	Three hundred thirty-three dollars and three cents	333 03
Sumner.....	Six hundred fifty-nine dollars and twelve cents	659 12
Sweden.....	Four hundred sixteen dollars and thirty-four cents	416 34
Upton.....	Two hundred seventy-eight dollars and fifty-nine cents	278 59
Waterford.....	Seven hundred ninety-three dollars and sixty-four cents	793 64
Woodstock.....	Five hundred eighty-seven dollars and eighty-eight cents	587 88
Milton Pl.....	One hundred fifty-five dollars and twenty-two cents	155 22
Total.....	Thirty-three thousand eight hundred ninety-two dollars and sixteen cents	\$33,892 16

OXFORD COUNTY WILD LANDS.

Fryeburg Acad. Grant	Thirty-seven dollars and thirteen cents ...	\$37 13
A. I. Riley Pl.....	One hundred ninety-two dollars and fifty cents	192 50
Andover North Surplus	Ninety-eight dollars and seventy-five cents	98 75
Andover West Surplus	Forty dollars and seventy cents	40 70
C	Two hundred two dollars and eighty-four cents	202 84
C Surplus.....	One hundred dollars and sixty-nine cents..	100 69
No. 4 R. I. Richardsontown....	One hundred sixty-one dollars and forty-three cents	161 43

OXFORD COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 1, Magalloway Pl.....	Two hundred fifty-three dollars and fifty-two cents	253 52
No. 4, R. 2, Adamstown.....	Two hundred seventy-three dollars and twenty-four cents	273 24
No. 5, R. 2, Lincoln Pl.....	One hundred seventy-six dollars and ninety-eight cents	176 96
No. 4, R. 3, Lower Cupsuptic....	Two hundred fifty-nine dollars and eighty-eight cents	259 88
No. 5, R. 3, Parkertown.....	One hundred seventy-one dollars and eighty cents	171 80
No. 4, R. 4, Upper Cupsuptic....	One hundred eighty-two dollars and sixteen cents	182 16
No. 5, R. 4, Lynchtown.....	One hundred seventy-seven dollars and fifty-four cents	177 54
No. 4, R. 5, Oxbow.....	One hundred thirty-six dollars and forty-five cents	136 45
No. 4, R. 6, Bowmantown.....	One hundred forty-three dollars and twenty cents	143 20
No. 5, R. 5, Farmachenes.....	One hundred forty-eight dollars and forty-nine cents	148 49
Bachelder's Grant.....	One hundred ten dollars	110 00
Total	Two thousand eight hundred sixty-seven dollars and thirty cents	\$2,867 30

OXFORD COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

C. R. 1, W.B.K.P.....	Seven dollars and ninety-two cents	\$7 92
No. 4, R. 1, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 2, W.B.K.P...	Ten dollars and fifty-six cents	10 56
No. 4, R. 3, W.B.K.P...	Ten dollars and fifty-six cents	10 56
No. 5, R. 3, W.B.K.P...	Five dollars and ninety-four cents	5 94
No. 4, R. 4, W.B.K.P...	Six dollars and sixty cents	6 00
No. 5, R. 4, W.B.K.P...	Five dollars and ninety-four cents	5 94
No. 4, R. 5, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 5, R. 5, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 6, W.B.K.P...	Five dollars and fifty cents	5 50
Tract north of No. 4, R. 6, W.B.K.P.....	Thirty-five cents	35
A. R. 1, (Riley).....	Five dollars and twenty-eight cents	5 28
Andover, North Surplus	Two dollars and thirty-one cents	2 31
C. Surplus	Four dollars and forty cents	4 40
Total	Eighty-one dollars and twenty cents	\$81 20

PENOBSCOT COUNTY.

Alton.....	One hundred seventy-two dollars and eighty-seven cents	\$172 87
Argyle.....	One hundred ninety-three dollars and ninety cents	193 90
Bangor.....	Forty-three thousand five hundred fifty-five dollars and twenty-one cents	43,555 21
Bradford.....	Six hundred eighty-seven dollars and thirty-two cents	687 32
Bradley.....	Four hundred six dollars and sixty-five cents	406 65
Brewer.....	Four thousand six hundred fifty-one dollars and eighty-two cents	4,651 32
Burlington.....	Three hundred sixty-eight dollars and fifty-four cents	368 54
Carmel.....	Eight hundred eight dollars and seventy-six cents	808 76
Carroll.....	Three hundred ten dollars and fifty-eight cents	310 58
Charleston.....	Eight hundred seven dollars and thirteen cents	807 13
Chester.....	One hundred eighty-eight dollars and thirteen cents	188 13
Clifton.....	One hundred fifty-seven dollars and forty-nine cents	157 49
Corinna.....	One thousand two hundred fifty-five dollars and ninety-two cents	1,255 92
Corinth.....	One thousand one hundred fifty dollars and forty-two cents	1,150 42
Dexter.....	Three thousand three hundred two dollars and three cents	3,302 03
Dixmont.....	Seven hundred twelve dollars and forty-eight cents	712 48
Eddington.....	Four hundred forty-seven dollars and two cents	447 02
Edinburg.....	Seventy-three dollars and sixteen cents ..	73 16
Enfield.....	Seven hundred sixteen dollars and thirty-eight cents	716 38
Etna.....	Three hundred sixty-eight dollars and ninety-four cents	368 94
Exeter.....	Nine hundred twenty-four dollars and forty-one cents	924 41
Garland.....	Nine hundred thirty-four dollars and one cent	934 01
Glenburn.....	Three hundred eighty-six dollars and eight cents	386 08
Greenbush.....	Two hundred forty-two dollars and forty-six cents	242 46
Greenfield.....	One hundred twenty-three dollars and fifty-nine cents	123 59
Hampden.....	One thousand nine hundred twenty-nine dollars and fifty-seven cents	1,929 57
Hermon.....	Nine hundred ninety-six dollars and thirty-two cents	996 32
Holden.....	Four hundred twenty-two dollars and twenty-three cents	422 23
Howland.....	Eight hundred forty dollars and thirty-eight cents	840 38

PENOBSCOT COUNTY—CONCLUDED.

Hudson.....	Three hundred three dollars and eighty-two cents	303 82
Kenduskeag.....	Four hundred fifty-five dollars and three cents	455 08
Kingman.....	Four hundred fifty dollars and twenty-seven cents	450 27
Lagrange.....	Five hundred twenty dollars and eight cents	520 08
Lee.....	Three hundred fifty-five dollars and seventy-six cents	355 76
Levant.....	Six hundred ninety-five dollars and ninety-nine cents	695 99
Lincoln.....	One thousand three hundred fifty-two dollars and four cents	1,352 04
Lowell.....	Two hundred thirty-six dollars and forty-two cents	236 42
Mattamiscontis.....	Fifty-three dollars and thirteen cents	53 13
Mattawamkeag.....	Three hundred fifty-two dollars and fifty-nine cents	352 59
Maxfield.....	Sixty-seven dollars and sixty-six cents	67 66
Medway.....	Two hundred seventy-seven dollars and eighty-four cents	277 84
Milford.....	Eight hundred forty-seven dollars and thirty cents	847 30
Mount Chase.....	One hundred fifty-five dollars and thirty cents	155 30
Newburgh.....	Seven hundred twenty-nine dollars and seventy-six cents	729 76
Newport.....	One thousand five hundred seventy-eight dollars and seventy-three cents	1,578 73
Old Town.....	Four thousand six hundred eight dollars and thirty-six cents	4,608 36
Orono.....	Two thousand eight hundred fifty-nine dollars and fifteen cents	2,859 15
Orrington.....	One thousand one hundred forty-one dollars and eighty-one cents	1,141 81
Passadumkeag.....	One hundred twenty-three dollars and thirty-seven cents	123 37
Patten.....	One thousand one hundred eighty-eight dollars and twenty-seven cents	1,188 27
Plymouth.....	Four hundred ninety-three dollars and thirty-one cents	493 31
Prentiss.....	Two hundred nine dollars and fifty-seven cents	209 57
Springfield.....	Three hundred twenty-one dollars and ninety-eight cents	321 98
Stetson.....	Five hundred ninety-nine dollars and twenty-nine cents	599 29
Veazie.....	Seven hundred, twenty-five dollars and ninety cents	725 90
Winn.....	Four hundred fifteen dollars and thirty cents	415 30
Woodville.....	One hundred thirty-one dollars and thirty-three cents	131 33
Total.....	Eighty-eight thousand three hundred eighty-three dollars and sixteen cents ..	\$88,383 16

PENOBSCOT COUNTY WILD LANDS.

No. 2, R. 1, N.B.P.P. East part	Sixty-nine dollars and thirty cents	\$69 30
No. 2, R. 1, N.B.P.P. West part.	Forty-four dollars and sixteen cents	44 16
No. 4, R. 1, N.B.P.P. Lakeville Pl.	Two hundred three dollars and fifty cents	203 50
No. 5, R. 1, N.B.P.P.	Forty-five dollars and forty-six cents	45 46
No. 6, R. 2, N.B.P.P. Webster Pl.	Seventy-two dollars and nineteen cents ...	72 19
No. 7, R. 4, N.B.P.P. Drew Pl.	One hundred thirty-four dollars and seven cents	134 07
No. 2, R. 8, N. W. P. ...	Two hundred eight dollars and eleven cents	208 11
No. 2, R. 8, N.W.P., E. half, Seboeis Pl.	Sixty dollars and sixty-one cents	60 61
No. 2, R. 8, N.W.P., W. half, Seboeis Pl.	Sixty dollars and sixty-one cents	60 61
No. 2, R. 9, N.W.P. ...	One hundred fourteen dollars and eighteen cents	114 18
No. 3, R. 9, N.W.P., Eastern Division ...	Forty-five dollars and fifty-one cents	45 51
No. 3, R. 9, N.W.P., Middle Division.	Fifty-two dollars and ninety-seven cents..	52 97
No. 3, R. 9, N.W.P., Westerly part.	Forty-four dollars and thirty-six cents	44 36
No. 1, R. 6, W.E.L.S.	One hundred twenty-one dollars	121 00
No. 2, R. 6, W.E.L.S.	Two hundred twenty-two dollars and seven cents	222 17
No. 3, R. 6, W.E.L.S. Stacyville Pl.	One hundred forty-four dollars and thirty-eight cents	144 38
No. 6, R. 6, W.E.L.S.	Seventy-five dollars and seventy-six cents	75 76
No. 7, R. 6, W.E.L.S.	Seventy-four dollars and thirty-two cents	74 32
No. 8, R. 6, W.E.L.S., N. ½	Seventy-five dollars and ninety cents	75 90
No. 8, R. 6, W.E.L.S., S. ½	Seventy-five dollars and ninety cents	75 90
A. R. 7, W.E.L.S.	Ninety-four dollars and eighty-seven cents	94 87
No. 1, R. 7, W.E.L.S. ...	One hundred seventy-seven dollars and eighty-four cents	177 84
No. 2, R. 7, W.E.L.S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 3, R. 7, W.E.L.S., S. part	Sixty-four dollars and eighty-six cents	64 86
No. 3, R. 7, W.E.L.S., N. part	Forty-one dollars and eighty-five cents ...	41 85
No. 4, R. 7, W.E.L.S., N. ½	Forty-five dollars and forty-six cents	45 46
No. 4, R. 7, W.E.L.S., S. ½	Forty-five dollars and forty-six cents	45 46
No. 5, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 6, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 7, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 8, R. 7, W.E.L.S., N. half	Sixty dollars and sixty-one cents	60 61
No. 8, R. 7, W.E.L.S., S. W. ¼	Eighteen dollars and ninety-four cents ...	18 94

STATE TAX.

PENOBSCOT COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 7, W.E.L.S., S. E. $\frac{1}{4}$	Thirty dollars and thirty cents	30 30
East Hopkins Acad.	Twenty-six dollars and seventy-six cents..	26 76
West Hopkins Acad.	Thirty dollars and fifty-eight cents	30 58
No. 3, R. 3, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
A. R. 3 and 9, W. E. L. S.....	Seventy dollars and thirty-five cents	70 35
A. R. 3 and 9, W.E.L.S. Veazie Gore.....	Four dollars and thirteen cents	4 13
No. 3, Indian purchase, W. E. L. S.....	One hundred twenty-eight dollars and sev- enty cents	128 70
Great Northern Paper Co. Tract Millinocket.....	One thousand three hundred seventy-five dollars	1,375 00
No. 4, Indian purchase, W. E. L. S.....	One hundred fourteen dollars and forty cents	114 40
No. 1, R. 3, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 3, R. 3, south half, W. E. L. S.....	Fifty-three dollars and three cents	53 03
No. 3, R. 3, north half, W. E. L. S.....	Fifty-three dollars and three cents	53 03
No. 3, R. 3, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 4, R. 3, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 5, R. 3, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 6, R. 3, W.E.L.S., southeast quarter ...	Eighteen dollars and ninety-four cents ...	18 94
No. 6, R. 3, W.E.L.S., west half	Fifty-three dollars and three cents	53 03
No. 6, R. 3, W.E.L.S., northeast quarter ..	Thirty dollars and thirty cents	30 30
No. 7, R. 3, W.E.L.S.	One hundred seventeen dollars and ninety- two cents	117 92
No. 1, North Division, Summit Pl.....	Ninety dollars and ninety-two cents	90 92
No. 3, North Division, Grand Falls Pl.....	One hundred twenty-one dollars and twenty-two cents	121 22
Total	Five thousand six hundred ninety-one dollars and eighty-three cents	\$5,691 83

PENOBSCOT COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.

No. 1, R. 6, W.E.L.S...	Four dollars and thirteen cents	\$4 13
No. 2, R. 6, W.E.L.S...	Eight dollars and twenty-six cents	8 26
No. 6, R. 6, W.E.L.S...	Two dollars and six cents	2 06
No. 7, R. 6, W.E.L.S...	Two dollars and six cents	2 06
No. 8, R. 6, W.E.L.S...	Five dollars and twenty-eight cents	5 28
A. R. 7, W.E.L.S.....	Two dollars and sixty-four cents	2 64
No. 1, R. 7, W.E.L.S...	Six dollars and eighty-seven cents	6 87
No. 2, R. 7, W.E.L.S...	Five dollars and twenty-eight cents	5 28
No. 3, R. 7, W.E.L.S...	Four dollars and thirteen cents	4 13

PENOBSCOT COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 7, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 5, R. 7, W.E.L.S...	Two dollars and sixty-one cents	2 61
No. 6, R. 7, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 7, R. 7, W.E.L.S...	Two dollars and sixty-four cents	2 64
No. 8, R. 7, W.E.L.S...	Four dollars and thirteen cents	4 13
A. R. 8 and 9, W.E.L.S	One dollar and ninety-eight cents	1 98
No. 1, R. 8, W.E.L.S...	Two dollars and ninety-seven cents	2 97
No. 2, R. 8, W.E.L.S...	Three dollars and thirty cents	3 30
No. 3, R. 8, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 4, R. 8, W.E.L.S...	One dollar and thirty-seven cents	1 37
No. 5, R. 8, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 6, R. 8, W.E.L.S...	Three dollars and forty-three cents	3 43
No. 7, R. 8, W.E.L.S...	Three dollars and forty-three cents	3 43
No. 8, R. 8, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 3, Indian Purchase, W. E. L. S.	Four dollars and thirteen cents	4 12
No. 4, Indian Purchase, W. E. L. S.	Four dollars and thirteen cents	4 12
No. 3, R. 1, N.B.P.P...	Two dollars and seventy-five cents	2 75
No. 5, R. 1, N.B.P.P...	One dollar and ten cents	1 10
No. 2, R. 2, N.W.P....	Six dollars and sixty cents	6 60
No. 2, R. 2, N.W.P....	Two dollars and sixty-four cents	2 64
No. 3, R. 2, N.W.P....	Three dollars and thirty cents	3 30
Hopkins Acad. Grant	One dollar and sixty-five cents	1 65
Total	One hundred nine dollars and thirty-eight cents	\$109 38

PISCATAQUIS COUNTY.

Abbot.....	Four hundred eighty-three dollars and fifty-two cents	\$483 52
Atkinson.....	Four hundred twenty-six dollars and eighty-two cents	426 82
Blanchard.....	One hundred sixty-eight dollars and ninety-three cents	168 93
Brownville.....	One thousand one hundred eighty-two dollars and seventy-eight cents	1,182 78
Dover.....	Two thousand five hundred thirty-eight dollars and sixty-eight cents	2,538 68
Foxcroft.....	One thousand seven hundred ninety-one dollars and forty cents	1,791 40
Greenville.....	One thousand one hundred thirty dollars and eighty-eight cents	1,130 88
Guliford.....	One thousand five hundred eighty-nine dollars and seventy cents	1,589 70
Medford.....	One hundred eighty-six dollars and fifty cents	186 50
Milo.....	One thousand one hundred three dollars and thirty-two cents	1,103 22

PISCATAQUIS COUNTY—CONCLUDED.

Monson.....	Six hundred eighty-five dollars and ninety-two cents	685 32
Orneville.....	Two hundred seventy-one dollars and fifty-six cents	271 56
Parkman.....	Six hundred thirty-two dollars and fifty-six cents	632 56
Sangerville.....	One thousand four hundred forty-one dollars and twenty-three cents	1,441 23
Sebec.....	Four hundred sixty-two dollars and fifty-three cents	462 53
Shirley.....	Two hundred eleven dollars and fifty-seven cents	211 57
Wellington.....	Two hundred sixty-five dollars and fifty-three cents	265 53
Williamsburg.....	Ninety-two dollars and eighty-seven cents	92 87
Willimantic.....	Two hundred ninety-seven dollars and ninety-four cents	297 94
Total.....	Fourteen thousand nine hundred sixty-four dollars and twenty-four cents.....	\$14,964 24

PISCATAQUIS COUNTY WILD LANDS.

No. 4, R. 8, N. W. P., south part Merrick Spool Co. Plant, Lakeview Pl.....	One hundred sixty-five dollars	\$165 00
No. 4, R. 8, N. W. P., E. 1/4, Lakeview Pl.....	One hundred eight dollars and thirty-six cents	108 36
No. 4, R. 8, N. W. P., West part, Lakeview Pl.....	Forty-five dollars and nine cents	45 09
No. 6, R. 8, formerly Barnard Pl.....	Ninety dollars and twenty-four cents	90 24
No. 7, R. 8, formerly Bowerbank Pl.....	One hundred eighty-one dollars and eighty-three cents	181 83
No. 4, R. 9, N.W.P....	One hundred ninety-six dollars and ninety-eight cents	196 98
No. 5, R. 9, N.W.P....	One hundred ninety-six dollars and ninety-eight cents	196 98
No. 6, R. 9, N. W. P., Katahdin Iron Works	One hundred fifty-one dollars and fifty-two cents	151 52
No. 7, R. 9, N.W.P....	Eighty-five dollars and eighteen cents	85 18
No. 8, R. 9, Elliottsville, N. W. P.....	Two hundred sixty-one dollars and eleven cents	261 11
No. 3, R. 5, B.P.E.K. R	One hundred eighty-one dollars and eighty-three cents	181 83
No. 2, R. 6, B.P.E.K. R	One hundred sixty-dollars and twenty-six cents	160 26
No. 1, R. 9, W.E.L.S..	One hundred six dollars and seven cents ..	106 07
No. 2, R. 9, W.E.L.S..	Ninety dollars and ninety-one cents	90 91
No. 3, R. 9, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 4, R. 9, W.E.L.S..	One hundred sixty-six dollars and sixty-eight cents	166 68
No. 5, R. 9, W.E.L.S..	One hundred thirty-six dollars and twenty-three cents	136 23

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 6, R. 9, W.E.L.S....	One hundred seventy-four dollars and forty-one cents	174 41
No. 7, R. 9, W.E.L.S., east half	Forty-five dollars and thirty-seven cents ..	45 37
No. 7, R. 9, W.E.L.S., west half	Fifty-two dollars and ninety-three cents..	52 93
No. 8, R. 9, W.E.L.S....	One hundred five dollars and eighty-six cents	105 86
No. 9, R. 9, W.E.L.S....	One hundred five dollars and seventy-three cents	105 73
No. 10, R. 9, W.E.L.S....	One hundred ten dollars and ninety-two cents	110 92
A. R. 10, W.E.L.S.....	Seventy-five dollars and seventy-six cents	75 76
B. R. 10, W.E.L.S.....	Fifty-six dollars and forty-six cents	56 46
No. 1, R. 10, W.E.L.S....	Ninety dollars and ninety-two cents	90 92
No. 2, R. 10, W.E.L.S....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 3, R. 10, W.E.L.S....	One hundred six dollars and six cents	106 06
No. 4, R. 10, W.E.L.S....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 5, R. 10, W.E.L.S., east half	Sixty-two dollars and thirteen cents	62 13
No. 5, R. 10, N. W. fourth, W.E.L.S.....	Forty-three dollars and thirty-five cents..	43 35
No. 5, R. 10, S. W. fourth, W.E.L.S.....	Twenty-five dollars and fifty-five cents	25 55
No. 6, R. 10, W.E.L.S....	One hundred twenty-five dollars and one cent	125 01
No. 7, R. 10, W.E.L.S....	Eighty dollars and seventy-four cents	80 74
No. 8, R. 10, W.E.L.S....	Ninety-three dollars and eighty-nine cents	93 89
No. 9, R. 10, W.E.L.S....	Ninety-four dollars and eighty-two cents..	94 82
No. 10, R. 10, W.E.L.S....	One hundred fifty dollars and ninety-three cents	150 93
A. R. 11, W.E.L.S.....	One hundred fifty-one dollars and fifty- two cents	151 52
B. R. 11, W.E.L.S.....	One hundred seventy-seven dollars and eighty-one cents	177 81
No. 1, R. 11, W.E.L.S....	One hundred fifty-one dollars and fifty- two cents	151 52
No. 2, R. 11, W.E.L.S....	One hundred fifty-one dollars and fifty- two cents	151 52
No. 3, R. 11, W.E.L.S....	One hundred ten dollars and eighty-eight cents	110 88
No. 4, R. 11, W.E.L.S....	One hundred seventeen dollars and seven cents	117 07
No. 5, R. 11, W.E.L.S....	One hundred fifty-three dollars and eighty- eight cents	153 88
No. 6, R. 11, W.E.L.S....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 7, R. 11, W.E.L.S....	One hundred eighteen dollars and eighty- one cents	118 81
No. 8, R. 11, W.E.L.S. N. E. ¼.....	Thirty dollars and fifty-two cents	30 52
No. 8, R. 11, W.E.L.S., W. ½ & S. E. ¼.....	One hundred two dollars and ninety-nine cents	102 99
No. 9, R. 11, W.E.L.S., N. ½.....	Sixty-eight dollars and sixty-eight cents ..	68 68
No. 9, R. 11, W.E.L.S., S. ½.....	Sixty-eight dollars and sixty-eight cents ..	68 68
No. 10, R. 11, W.E.L.S....	One hundred twenty-five dollars and eighteen cents	125 18
No. 7, R. 10, N. W. P., Bowdoin College East	One hundred thirty-six dollars and thirty- seven cents	136 37
No. 8, R. 10, N. W. P., Bowdoin College West	One hundred fifty-one dollars and fifty- two cents	151 52

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

A. R. 12, W.E.L.S.....	One hundred eighty-six dollars and forty-eight cents	186 48
No. 1, R. 12, W.E.L.S., N. two-thirds	Ninety-five dollars and four cents	95 04
No. 1, R. 12, W.E.L.S., S. third	Fifty-eight dollars and eight cents	58 08
No. 2, R. 12, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 12, W.E.L.S., E. half	Sixty dollars and sixty-one cents	60 61
No. 2, R. 12, W.E.L.S., W. half	Fifty-three dollars and three cents	53 03
No. 4, R. 12, W.E.L.S., E. half	Sixty dollars and sixty-one cents	60 61
No. 4, R. 12, W.E.L.S., W. half	Forty-six dollars and ninety-three cents ..	46 93
No. 5, R. 12, W.E.L.S..	One hundred forty-four dollars and forty cents	144 40
No. 6, R. 12, W.E.L.S..	One hundred twenty-four dollars and five cents	124 05
No. 7, R. 12, W.E.L.S..	One hundred forty-three dollars and fifty-seven cents	143 57
No. 8, R. 12, W.E.L.S..	One hundred thirty-six dollars and eighty-nine cents	136 89
No. 9, R. 12, W.E.L.S., N. $\frac{1}{2}$	Sixty-six dollars and fifteen cents	66 15
No. 9, R. 12, W.E.L.S., S. $\frac{1}{2}$	Sixty-six dollars and fifteen cents	66 15
No. 10, R. 12, W.E.L.S.	One hundred five dollars and eighty-three cents	105 83
A. R. 12, W.E.L.S., Frenchtown	Two hundred seventy-two dollars and seventy-five cents	272 75
A. 2, R. 12 and 14, W.E. L. S.	One hundred six dollars and ten cents.....	106 10
No. 1, R. 12, W.E.L.S..	One hundred sixty-nine dollars and seventy-eight cents	169 78
No. 2, R. 12, W.E.L.S..	One hundred seventeen dollars and seventy cents	117 70
No. 2, R. 12, W.E.L.S..	One hundred twenty-three dollars and ten cents	123 10
No. 4, R. 12, W.E.L.S..	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 5, R. 12, W.E.L.S., Chesuncook	One hundred one dollars and twenty-seven cents	101 27
No. 6, R. 12, W.E.L.S..	One hundred sixty-five dollars and eighty-three cents	165 83
No. 7, R. 12, W.E.L.S..	One hundred seventy-five dollars and ninety-nine cents	175 99
No. 8, R. 12, W.E.L.S..	One hundred forty-one dollars and twenty-nine cents	141 29
No. 9, R. 12, W.E.L.S..	One hundred thirty-eight dollars and fifty cents	138 50
No. 10, R. 12, W.E.L.S..	One hundred twenty-two dollars and thirty-nine cents	122 39
A. R. 14, W. E. L. S., Lily Bay	Two hundred seventy-four dollars and seventy-three cents	274 73
No. 1, R. 14, W.E.L.S., North one-half.....	Sixty-seven dollars and ninety-seven cents ..	67 97
No. 1, R. 14, W.E.L.S., South one-half.....	Sixty-seven dollars and ninety-seven cents ..	67 97
X. R. 14, W.E.L.S.....	Thirty-eight dollars and one cent	38 01
No. 2, R. 14, and 15, W. E. L. S., E. $\frac{1}{2}$	One hundred ten dollars and ninety-three cents	110 93
No. 2, R. 14, and 15, W. E. L. S., W. $\frac{1}{2}$	One hundred forty-three dollars and seventy-seven cents	143 77
No. 4, R. 14, W.E.L.S., S. E. $\frac{1}{4}$	Thirtv-eight dollars and forty-five cents ..	38 45
No. 4, R. 14, W.E.L.S., N. $\frac{1}{2}$ & S. W. $\frac{1}{4}$	One hundred fifteen dollars and thirty-four cents	115 34

PISCATAQUIS COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 14, W.E.L.S.	One hundred forty-nine dollars and sixty-nine cents	149 09
No. 6, R. 14, W.E.L.S.	One hundred fifty-six dollars and sixty cents	156 00
No. 7, R. 14, W.E.L.S., W. $\frac{1}{2}$ & N. E. $\frac{1}{4}$	One hundred eleven dollars and twenty-seven cents	111 27
No. 7, R. 14, W.E.L.S., S. E. $\frac{1}{4}$	Thirty-seven dollars and ten cents	37 10
No. 8, R. 14, W.E.L.S..	One hundred seventy-two dollars and fifty-eight cents	172 58
No. 9, R. 14, W.E.L.S..	One hundred thirty-nine dollars and fifty-eight cents	139 58
No. 10, R. 14, W.E.L.S.	One hundred twenty-seven dollars and eighteen cents	127 18
Sugar Island, W.E.L.S.	Forty-four dollars and fifty-five cents	44 55
Deer Island, W.E.L.S.	Thirty-three dollars	33 00
Middlesex Canal, W.E. L. S.....	One hundred twenty-one dollars and twenty-two cents	121 22
Day's Acad. Grant, W. E. L. S.....	One hundred fifteen dollars and forty-nine cents	115 45
No. 4, R. 15, W.E.L.S.	One hundred twenty-six dollars and sixty-two cents	126 62
No. 5, R. 15, W.E.L.S., N. W. $\frac{1}{4}$	Twenty-six dollars and twenty-nine cents	26 29
No. 5, R. 15, W.E.L.S., S. $\frac{1}{2}$ & N. E. $\frac{1}{4}$	Seventy-eight dollars and eighty-eight cents	78 88
No. 6, R. 15, W.E.L.S..	One hundred forty dollars and fifteen cents	140 15
No. 7, R. 15, W.E.L.S., E. half	Seventy-two dollars and ninety-four cents	72 94
No. 7, R. 15, W.E.L.S., W. half	Sixty-two dollars and fifty-two cents	62 52
No. 8, R. 15, W.E.L.S..	One hundred twenty-four dollars and ninety-seven cents	124 97
No. 9, R. 15, W.E.L.S..	One hundred twenty-six dollars and twenty-two cents	126 22
No. 10, R. 15, W.E.L.S.	One hundred seven dollars and twenty-seven cents	107 27
Moose Island	Six dollars and sixty cents	6 60
Kineo	Three hundred thirty dollars	330 00
Farm Island	Eleven dollars	11 00
No. 3, R. 2, B.P.E.K. R., Kingsbury Pl.....	One hundred forty-eight dollars and fifty cents	148 50
Total	Twelve thousand nine hundred twelve dollars and thirty-five cents	\$12,912 35

PISCATAQUIS COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

No. 2, R. 6, B.P.E.K.R.	Six dollars and sixty cents	\$6 60
No. 1, R. 9, W.E.L.S...	Three dollars and thirty cents	3 30
No. 2, R. 9, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 3, R. 9, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 4, R. 9, W.E.L.S...	Six dollars and nineteen cents	6 19
No. 5, R. 9, W.E.L.S...	Four dollars and eighty-one cents	4 81
No. 6, R. 9, W.E.L.S...	Six dollars and nineteen cents	6 19
No. 7, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 8, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONTINUED.

No. 9, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 10, R. 9, W.E.L.S..	Three dollars and forty-four cents	3 44
A. R. 10, W.E.L.S.....	One dollar and ninety-eight cents	1 98
B. R. 10, W.E.L.S.....	One dollar and fifty-eight cents	1 58
No. 1, R. 10, W.E.L.S..	Two dollars and sixty-four cents	2 64
No. 2, R. 10, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 3, R. 10, W.E.L.S..	Three dollars and thirty cents	3 30
No. 4, R. 10, W.E.L.S..	Four dollars and thirteen cents	4 13
No. 5, R. 10, W.E.L.S..	Five dollars and fifty cents	5 50
No. 6, R. 10, W.E.L.S..	Four dollars and twelve cents	4 12
No. 7, R. 10, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 9, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 10, R. 10, W.E.L.S.	Four dollars and eighty-one cents	4 81
A. R. 11, W.E.L.S.....	Five dollars and fifty cents	5 50
B. R. 11, W.E.L.S.....	Four dollars and eighty-one cents	4 81
No. 1, R. 11, W.E.L.S.	Five dollars and fifty cents	5 50
No. 2, R. 11, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 3, R. 11, W.E.L.S.	Three dollars and thirty cents	3 30
No. 4, R. 11, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 5, R. 11, W.E.L.S.	Five dollars and fifty cents	5 50
No. 6, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
No. 7, R. 11, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 8, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
No. 9, R. 11, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
A. R. 12, W.E.L.S.....	Five dollars and ninety-four cents	5 94
No. 1, R. 12, W.E.L.S.	Four dollars and sixty-two cents	4 62
No. 2, R. 12, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 3, R. 12, W.E.L.S.	Three dollars and ninety-six cents	3 96
No. 4, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 5, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 6, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 7, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 8, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 9, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 12, W.E.L.S.	Three dollars and forty-four cents	3 44
A. R. 13, W.E.L.S.....	Eleven dollars	11 00
A.2,R.13 & 14,W.E.L.S.	Three dollars and seventy-four cents	3 74
No. 1, R. 13, W.E.L.S.	Six dollars and eighty-seven cents	6 87
No. 2, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 3, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 4, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 13, W.E.L.S.	Four dollars and thirteen cents	4 13

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 6, R. 12, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 7, R. 12, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 8, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 9, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 12
A, R. 14, W.E.L.S.....	Twelve dollars and thirty-eight cents	12 28
No. 1, R. 14, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 2, R. 14, W.E.L.S.,	Five dollars and twenty-eight cents	5 28
No. 3, R. 14 & 15, W. E. L. S., east half.....	Four dollars and thirteen cents	4 12
No. 3, R. 14 & 15, W. E. L. S., west half	Four dollars and sixty-two cents	4 62
No. 4, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 14, W.E.L.S.	Five dollars and fifty cents	5 50
No. 6, R. 14, W.E.L.S.	Five dollars and fifty cents	5 50
No. 7, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 8, R. 14, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 9, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 14, W.E.L.S.	Four dollars and thirteen cents	4 12
X, R. 14, W.E.L.S.....	One dollar and thirty-seven cents	1 37
Day's Academy, R. 15, W. E. L. S.....	Two dollars and ninety-seven cents	2 97
No. 4, R. 15, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 15, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 6, R. 15, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 7, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 12
No. 8, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 12
No. 9, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 12
No. 10, R. 15, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 4, R. 9, N.W.P.....	Seven dollars and twenty-six cents	7 26
No. 5, R. 9, N.W.P.....	Seven dollars and twenty-six cents	7 26
No. 6, R. 9, N.W.P.....	Five dollars and twenty-eight cents	5 28
No. 7, R. 9, N.W.P.....	Three dollars and forty-four cents	3 44
No. 7, R. 10, Bowdoin College East N.W.P.	Four dollars and sixty-two cents	4 62
No. 8, R. 10, Bowdoin College West,N.W.P.	Five dollars and twenty-eight cents	5 28
Total	Three hundred ninety-one dollars and forty-one cents	\$391 41

SAGADAHOC COUNTY.

Arrowsic.....	One hundred eighty-eight dollars and twenty cents	\$128 20
Bath.....	Seventeen thousand eight hundred twenty-five dollars and thirty-one cents	17,825 21
Bowdoin.....	Eight hundred fifteen dollars and fourteen cents	\$15 14
Bowdoinham.....	One thousand five hundred eighty-six dollars and fourteen cents	1,586 14
Georgetown.....	Five hundred ninety-seven dollars and sixty-six cents	597 66
Perkins.....	One hundred fifteen dollars and ninety-two cents	115 92
Phippsburg.....	One thousand one hundred fifty-eight dollars and twelve cents	1,158 12
Richmond.....	Three thousand thirty-one dollars and twenty-three cents	3,031 23
Topsham.....	Two thousand eight hundred sixty-two dollars and sixty-five cents.....	2,862 65
West Bath.....	Three hundred sixty-seven dollars and thirty-six cents	367 36
Woolwich.....	Nine hundred seventy-three dollars and twenty-three cents4.....	973 23
Total.....	Twenty-nine thousand five hundred twenty dollars and ninety-six cents	\$29,530 96

SOMERSET COUNTY.

Anson.....	One thousand seven hundred two dollars and forty cents	\$1,702 40
Athens.....	Eight hundred seventy-seven dollars and seventeen cents	877 17
Bingham.....	Seven hundred twenty-six dollars and sixty cents	726 60
Cambridge.....	Three hundred twenty-four dollars and fifty-three cents	324 53
Canaan.....	Eight hundred seventy-two dollars and seventy-six cents	872 76
Concord.....	One hundred ninety-two dollars and seven cents	192 07
Cornville.....	Eight hundred forty-three dollars and ninety-two cents	843 92
Detroit.....	Three hundred ninety-three dollars and sixty-seven cents	393 67
Embsen.....	Seven hundred seventy-six dollars and sixty-one cents	776 61
Fairfield.....	Four thousand two hundred fifty dollars and forty-three cents	4,250 43
Harmony.....	Five hundred thirty-four dollars and five cents	534 05
Hartland.....	One thousand two hundred forty-three dollars and eighty-four cents	1,243 84
Madison.....	Four thousand seven hundred forty-four dollars and thirty-six cents	4,744 36
Mercer.....	Four hundred forty-six dollars and thirty-two cents	446 32
Moscow.....	Two hundred eighty-six dollars and forty-seven cents.....	286 47

STATE TAX.

659

CHAP. 431

SOMERSET COUNTY—CONCLUDED.

New Portland.....	Seven hundred eighty-one dollars and eighty-two cents	781 82
Norridgewock.....	One thousand six hundred twenty-two dollars and twenty-one cents	1,623 21
Palmyra.....	Nine hundred twenty-eight dollars and sixty-five cents	928 05
Pittsfield.....	Three thousand six hundred twelve dollars and forty-three cents	3,612 43
Ripley.....	Three hundred seventy-one dollars and fourteen cents	371 14
St. Albans.....	One thousand one hundred six dollars and seventy-eight cents	1,106 78
Skowhegan.....	Nine thousand five hundred twenty-seven dollars and ninety-two cents	9,527 92
Smithfield.....	Three hundred ninety-one dollars and seventy-two cents	391 72
Solon.....	One thousand twenty-four dollars	1,024 00
Starks.....	Five hundred seventy-eight dollars and twenty-two cents	578 22
Total.....	Thirty-eight thousand one hundred sixty dollars and nine cents	\$38,160 09

SOMERSET COUNTY WILD LANDS.

No. 2.R. 1.B.P.W.K.R. Lexington Pl.....	One hundred fifty-one dollars and fifty-three cents	\$151 53
No. 1.R. 2.B.P.W.K.R. Pleasant Ridge Pl..	Seventy-three dollars and ninety cents ...	73 90
No. 2.R. 2.B.P.W.K.R. Highland Pl.....	Sixty dollars and sixty-one cents	60 61
No. 1.R. 3.B.P.W.K.R. Carrying Place Pl..	Thirty-six dollars and sixty-four cents ...	36 64
No. 2, R. 3, B.P.W.K. R., East part, Carrying Place Town	Seventy-five dollars and ninety-one cents	75 91
No. 2, R. 3, B.P.W.K. R., West part, mile strip, Carrying Place Town	Fifteen dollars and eighty-four cents	15 84
No. 3.R. 3.B.P.W.K.R. Dead River Pl.....	Ninety dollars and ninety-one cents	90 91
No. 4.R. 3.B.P.W.K.R. N. half, Bigelow Pl.....	Ninety-nine dollars and sixty cents	99 60
No. 1.R. 4.B.P.W.K.R. Bowtown.....	Ninety-three dollars and sixty-one cents..	93 61
No. 2.R. 4.B.P.W.K.R. East half, Pierce Ponds.....	Seventy-one dollars and twenty cents	71 20
West half, Pierce Ponds.....	Sixty-seven dollars and forty cents	67 40
No. 3.R. 4.B.P.W.K.R. N. ½.....	Eighty-two dollars and sixty-four cents..	82 64
No. 3.R. 4.B.P.W.K.R. S. ½.....	Forty-one dollars and thirty-two cents ...	41 32
No. 4.R. 4.B.P.W.K.R. Flag Staff Pl.....	One hundred ten dollars	110 00

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 1, R. 6, B.P.W.K.R., East Can. Road, West Forks Pl.....	Fifty-nine dollars and nine cents	59 09
West Can. Road, West Forks Pl.....	Sixty-one dollars and forty cents	61 40
No. 2, R. 5, B.P.W.K.R., East half, Lower Enchanted T'n	Twenty-two dollars and two cents	22 02
No. 2, R. 5, B.P.W.K.R., West half, Lower Enchanted T'n	Forty-four dollars and six cents	44 06
No. 2, R. 5, B.P.W.K.R., Part, Pratt tract.....	One hundred ninety-seven dollars and sixteen cents	197 16
Part, Pray tract	Thirty-five dollars and four cents	35 04
3,000 acre tract.....	Thirty-three dollars and twelve cents	33 12
No. 4, R. 5, B.P.W.K.R., West Part No. 11.....	Seventeen dollars and twenty cents	17 20
East part, King Bartlett.....	Thirty-seven dollars	37 00
No. 1, R. 6, B.P.W.K.R., West part, 10,000 acre tract	Forty-eight dollars and thirteen cents	48 13
East part Chase stream tract	Seventy dollars and sixty-two cents	70 62
No. 2, R. 6, E.C.R., part	Sixty-two dollars and seventy-six cents ..	62 76
No. 2, R. 6, W.C.R., part	Forty-eight dollars and twelve cents	48 12
No. 3, R. 6, B.P.W.K.R., Upper Enchanted T'n	One hundred fifty-one dollars and fifty-two cents	151 52
No. 4, R. 6, B.P.W.K.R., Hobbs town.....	Ninety dollars and ninety-one cents	90 91
No. 5, R. 6, B.P.W.K.R.	One hundred twenty-one dollars and twenty-two cents	121 22
Strip North of No.'s 1, 2, 3, R. 7, B.P.W.K.R.	Fifteen dollars and eighty-four cents	15 84
No. 1, R. 7, B.P.W.K.R., Sapling Township	Ninety-six dollars and eighty cents	96 80
No. 2, R. 7, B.P.W.K.R., Misery Township	Two hundred eleven dollars and sixty-one cents	211 61
No. 3, R. 7, B.P.W.K.R., Farlin Pond	Seventy dollars and twenty-six cents	70 26
No. 4, R. 7, B.P.W.K.R.	Ninety-three dollars and seventy cents ..	93 70
No. 5, R. 7, B.P.W.K.R.	Seventy-five dollars and seventy-seven cents	75 77
No. 6, R. 7, B.P.W.K.R., Appleton	One hundred ten dollars and seventy-four cents	110 74
No. 2, R. 1, B.P.E.K.R., Brighton Pl.	One hundred sixty-six dollars and sixty-eight cents	166 68
No. 2, R. 2, B.P.E.K.R., Mayfield Pl.	One hundred twenty-nine dollars and ninety-four cents	129 94
No. 1, R. 3, B.P.E.K.R., Carratunk Pl.	Two hundred twenty-three dollars and seventy-seven cents	223 77
No. 2, R. 3, B.P.E.K.R., Bald Mountain	One hundred eighty-one dollars and eighty-three cents	181 83
No. 1, R. 4, B.P.E.K.R., The Forks Pl.	One hundred fifty-one dollars and fifty-three cents	151 53
No. 2, R. 4, B.P.E.K.R., East Moxie	One hundred six dollars and eleven cents..	106 11
No. 1, R. 5, B.P.E.K.R., Moxie Gore	One hundred thirty-four dollars and sixty-four cents	134 64

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 2, R. 5, B.P.E.K.R. Square Town	One hundred forty-six dollars and thirty cents	146 30
No. 1, R. 6, B.P.E.K.R. Indian Stream Town..	Seventy dollars and forty-seven cents	70 47
No. 1, R. 1, N.B.K.P...	Eighty-seven dollars and twelve cents	87 12
No. 1, R. 1, N.B.K.P. Strip	Twenty-two dollars and sixty-nine cents..	22 69
No. 2, R. 1, N.B.K.P. Sandwich Academy Grant	One hundred forty-two dollars and fifty-six cents	142 56
No. 2, R. 1, N.B.K.P... Strip	Thirty dollars and seventy-two cents	30 72
No. 3, R. 1, N.B.K.P. Long Pond	One hundred ninety-three dollars and thirteen cents	193 13
No. 4, R. 1, N.B.K.P. Jackman Pl.	Two hundred forty-two dollars and forty-four cents	242 44
No. 5, R. 1, N.B.K.P. Attean Pond	One hundred fifty-one dollars and fifty-two cents	151 52
No. 6, R. 1, N.B.K.P. Holeb	One hundred seven dollars and ninety-five cents	107 95
No. 1, R. 2, N.B.K.P. Tomhegan	One hundred forty-five dollars and eighty-four cents	145 84
No. 2, R. 2, N.B.K.P. Brassua	Seventy-five dollars and forty-two cents ..	75 42
No. 3, R. 2, N.B.K.P. Thorndike	One hundred eighty-one dollars and eighty-three cents	181 83
No. 4, R. 2, N.B.K.P. Moose River Pl.	One hundred ninety dollars and eight cents	190 08
No. 5, R. 2, N.B.K.P. Dennis	One hundred twenty-one dollars and twenty-two cents	121 22
No. 6, R. 2, N.B.K.P. Forsyth	One hundred fifty-one dollars and twenty-five cents	151 25
Big W., N.B.K.P....	One hundred twenty-two dollars and fifty-four cents	122 54
Little W., N.B.K.P....	Twenty dollars and seven cents	20 07
No. 1, R. 3, N.B.K.P., part, Middlesex Grant ...	One hundred twenty-three dollars and fifteen cents	123 15
No. 1, R. 3, N.B.K.P., part, Evans tract, Middlesex Grant ...	Twenty-eight dollars and thirty-seven cents	28 37
No. 2, R. 3, N.B.K.P. Soldier Town	One hundred forty-five dollars and forty-nine cents	145 49
No. 3, R. 3, N.B.K.P. E. half	Seventy-five dollars and thirty-five cents..	75 35
No. 3, R. 3, N.B.K.P. W. half	Seventy-two dollars and twenty-seven cents	72 27
No. 4, R. 3, N.B.K.P. Bald Mountain	One hundred twenty-one dollars and twenty-two cents	121 22
No. 5, R. 3, N.B.K.P. Sandy Bay	Eighty-two dollars and thirty-five cents ..	82 35
No. 6, R. 3, N.B.K.P.	Two dollars and forty cents	2 40
Seboomook, N.B.K.P...	One hundred fifty-one dollars and fifty-two cents	151 52
No. 1, R. 4, N.B.K.P.. Plymouth	Ninety dollars and ninety-one cents	90 91
No. 2, R. 4, N.B.K.P.. Pittston Academy ...	One hundred fifty-one dollars and twenty-five cents	151 25

SOMERSET COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 4, N.B.K.P.. Hammond	One hundred fifty-one dollars and fifty-two cents	151 52
No. 4, R. 4, N.B.K.P..	Ninety-seven dollars and fourteen cents ..	97 14
No. 5, R. 4, N.B.K.P..	Twenty-four dollars and seventy-five cents	24 75
No. 3, R. 5, N.D.K.P..	One hundred six dollars and seven cents ..	106 07
No. 4, R. 5, N.B.K.P..	Fifty-nine dollars and seventy-seven cents ..	59 77
No. 4, R. 16, W.E.L.S.. Elm Stream	Fifty-nine dollars and nineteen cents	59 19
No. 5, R. 16, W.E.L.S.. E. half	Forty-four dollars and sixty-nine cents ...	44 69
No. 5, R. 16, W.E.L.S.. W. half	Forty-four dollars and sixty-nine cents ...	44 69
No. 6, R. 16, W.E.L.S..	Ninety-four dollars and forty-four cents ..	94 44
No. 7, R. 16, W.E.L.S..	Eighty-one dollars and sixty-two cents ...	81 62
No. 8, R. 16, W.E.L.S..	Seventy-nine dollars and forty-seven cents ..	79 47
No. 9, R. 16, W.E.L.S..	Ninety-seven dollars and eleven cents	97 11
No. 10, R. 16, W.E.L.S..	One hundred thirty-eight dollars and thirty-nine cents	138 39
No. 4, R. 17, W.E.L.S..	One hundred fifty-four dollars and forty-five cents	154 45
No. 5, R. 17, W.E.L.S..	One hundred one dollars and thirty-three cents	101 33
No. 6, R. 17, W.E.L.S..	One hundred eight dollars and nineteen cents	108 19
No. 7, R. 17, W.E.L.S..	Seventy-eight dollars and sixty cents	78 60
No. 8, R. 17, W.E.L.S..	One hundred seven dollars and thirteen cents	107 13
No. 9, R. 17, W.E.L.S..	Ninety-six dollars and ten cents	96 10
No. 10, R. 17, W.E.L.S..	One hundred fifty-five dollars and seventy-one cents	155 71
No. 4, R. 18, W.E.L.S..	One hundred forty-five dollars and eight cents	145 08
No. 5, R. 18, W.E.L.S..	One hundred two dollars and eight cents ..	102 08
No. 6, R. 18, W.E.L.S..	One hundred twenty-four dollars and eighty cents	124 80
No. 7, R. 18, W.E.L.S..	Eighty dollars and twenty-four cents	80 24
No. 8, R. 18, W.E.L.S..	Seventy-eight dollars and sixty-six cents..	78 66
No. 9, R. 18, W.E.L.S..	Fifty-one dollars and forty cents	51 40
No. 5, R. 19, W.E.L.S..	Seventy-six dollars and eighty-eight cents ..	76 88
No. 6, R. 19, W.E.L.S..	One hundred six dollars and seventy-five cents	106 75
No. 7, R. 19, W.E.L.S..	Seventy-nine dollars and seventy-three cents	79 73
No. 8, R. 19, W.E.L.S..	Forty-two dollars and forty-six cents	42 46
No. 9, R. 20, W.E.L.S..	Sixty-eight dollars and sixty-one cents ...	68 61
Total	Ten thousand twenty-four dollars and eighteen cents	\$10,024 18

SOMERSET COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.

No. 2, R. 3, B. K. P. E. K. R.	Six dollars and sixty cents	36 60
No. 2, R. 4, B. K. P. E. K. R.	One dollar and thirty-two cents	1 32
No. 1, R. 5, B. K. P. E. K. R.	Four dollars and sixty-two cents	4 62
No. 2, R. 5, B. K. P. E. K. R.	Five dollars and twenty-eight cents	5 28
No. 1, R. 6, B. K. P. E. K. R.	Two dollars and seventy-four cents	2 74
No. 2, R. 3, B. K. P. W. K. R.	One dollar and ninety-eight cents	1 98
No. 1, R. 4, B. K. P. W. K. R.	Three dollars and twenty-two cents	3 22
No. 2, R. 4, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 2, R. 4, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 2, R. 5, B. K. P. W. K. R.	One dollar and thirty-two cents	1 32
No. 2, R. 5, B. K. P. W. K. R.	Fourteen dollars and fifty-two cents	14 52
No. 4, R. 5, B. K. P. W. K. R.	One dollar and thirty-two cents	1 32
No. 1, R. 6, B. K. P. W. K. R.	Three dollars and fifty cents	3 50
No. 2, R. 6, B. K. P. W. K. R.	Three dollars and thirty cents	3 30
No. 2, R. 6, B. K. P. W. K. R.	Five dollars and twenty-eight cents	5 28
No. 4, R. 6, B. K. P. W. K. R.	Two dollars and sixty-four cents	2 64
No. 5, R. 6, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 1, R. 7, B. K. P. W. K. R.	Two dollars and eighty-two cents	2 82
No. 2, R. 7, B. K. P. W. K. R.	Seven dollars and ninety-two cents	7 92
No. 3, R. 7, B. K. P. W. K. R.	Two dollars and forty-eight cents	2 48
No. 4, R. 7, B. K. P. W. K. R.	Three dollars and three cents	3 03
No. 5, R. 7, B. K. P. W. K. R.	Two dollars and twenty-five cents	2 25
No. 6, R. 7, B. K. P. W. K. R.	Four dollars and forty-five cents	4 45
No. 1, R. 1, N. B. K. P.	Four dollars and twenty-one cents	4 21
No. 2, R. 1, N. B. K. P.	Seven dollars and forty-eight cents	7 48
No. 3, R. 1, N. B. K. P.	Seven dollars and eighty-four cents	7 84
No. 5, R. 1, N. B. K. P.	Five dollars and twenty-eight cents	5 28
No. 6, R. 1, N. B. K. P.	Four dollars and thirteen cents	4 13
No. 1, R. 2, N. B. K. P.	Six dollars and nineteen cents	6 19
No. 4, R. 2, N. B. K. P.	Two dollars and six cents	2 06
No. 2, R. 2, N. B. K. P.	Six dollars and sixty cents	6 60
No. 6, R. 2, N. B. K. P.	Six dollars and nineteen cents	6 19
Little W., R. 3, N. B. K. P.	Eighty-two cents	82
Big W., R. 3, N. B. K. P.	Four dollars and sixty-two cents	4 62

SOMERSET COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 1, R. 3, N.B.K.P..	Five dollars and twenty-eight cents	5 28
No. 2, R. 3, N.B.K.P..	Four dollars and sixty-two cents	4 62
No. 3, R. 3, N.B.K.P..	Five dollars and twenty-eight cents	5 28
No. 4, R. 3, N.B.K.P..	Three dollars and ninety-six cents	3 96
No. 5, R. 3, N.B.K.P..	Three dollars and thirty cents	3 30
Seboomook, R. 4, N.B. K. P.....	Five dollars and twenty-eight cents	5 28
No. 1, R. 4, N.B.K.P..	Two dollars and sixty-four cents	2 64
No. 2, R. 4, N.B.K.P..	Three dollars and ninety-six cents	3 96
No. 3, R. 4, N.B.K.P..	Five dollars and twenty-eight cents	5 28
No. 4, R. 4, N.B.K.P..	Two dollars and seventy-five cents	2 75
No. 5, R. 4, N.B.K.P..	Eighty-six cents	86
No. 3, R. 5, N.B.K.P..	Three dollars and forty-four cents	3 44
No. 4, R. 5, N.B.K.P..	One dollar and ninety-three cents	1 93
No. 4, R. 16, W.E.L.S..	Two dollars and six cents	2 06
No. 5, R. 16, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 6, R. 16, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 7, R. 16, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 16, W.E.L.S..	Two dollars and six cents	2 06
No. 9, R. 16, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 10, R. 16, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 4, R. 17, W.E.L.S..	Five dollars and fifty cents	5 50
No. 5, R. 17, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 6, R. 17, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 7, R. 17, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 17, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 9, R. 17, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 10, R. 17, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 4, R. 18, W.E.L.S..	Four dollars and thirteen cents	4 13
No. 5, R. 18, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 6, R. 18, W.E.L.S..	Four dollars and thirteen cents	4 13
No. 7, R. 18, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 18, W.E.L.S..	Two dollars and six cents	2 06
No. 9, R. 18, W.E.L.S..	One dollar and forty-three cents	1 43
No. 5, R. 19, W.E.L.S..	Two dollars and fifty-three cents	2 53
No. 6, R. 19, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 7, R. 19, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 19, W.E.L.S..	One dollar and thirty-seven cents	1 37
Total	Two hundred sixty-five dollars and sev- enty-four cents	\$265 74

WALDO COUNTY. . .

Belfast.....	Seven thousand seven hundred twenty-eight dollars and fifty cents	\$7,728 50
Belmont.....	Two hundred seventy-nine dollars and eighty-three cents	279 83
Brooks.....	Seven hundred nine dollars and two cents	709 02
Burnham.....	Six hundred thirteen dollars and forty-seven cents	613 47
Frankfort.....	Six hundred sixty-three dollars and forty-three cents	663 43
Freedom.....	Four hundred fifty-eight dollars and one cents	458 01
Islesborough.....	One thousand three hundred sixty-six dollars and forty-seven cents	1,366 47
Jackson.....	Three hundred ninety-three dollars and seventy-eight cents	393 78
Knox.....	Five hundred fifty-three dollars and twelve cents	553 12
Liberty.....	Six hundred seven dollars and twenty-six cents	607 26
Lincolnvile.....	Eight hundred seventy-nine dollars and seven cents	879 07
Monroe.....	Eight hundred seventeen dollars and seventeen cents	817 17
Montville.....	Eight hundred eighty-one dollars and fifty-one cents	881 51
Morrill.....	Three hundred eighty-five dollars and thirty-seven cents	385 37
Northport.....	Eight hundred seven dollars and ninety-two cents	807 22
Palermo.....	Five hundred fourteen dollars and fourteen cents	514 14
Prospect.....	Four hundred ninety-one dollars and seventy-nine cents	491 79
Searsport.....	One thousand eight hundred fifty-two dollars and sixty-eight cents.....	1,852 68
Searsmont.....	Nine hundred twenty-six dollars and sixty-five cents	926 65
Stockton Springs.....	Seven hundred nineteen dollars and seventy-one cents	719 71
Swanville.....	Four hundred seventeen dollars and sixty-two cents.....	417 62
Thorndike.....	Six hundred forty-five dollars and sixty-two cents	645 62
Troy.....	Seven hundred twenty-eight dollars and five cents	728 05
Unity.....	One thousand five dollars and thirty-six cents	1,005 36
Waldo.....	Four hundred twenty-three dollars and seventy-four cents	423 74
Winterport.....	One thousand five hundred seventy dollars and thirteen cents	1,570 13
Total.....	Twenty-six thousand four hundred thirty-nine dollars and forty-two cents	\$26,439 42

WASHINGTON COUNTY.

Addison.....	Five hundred fifty-six dollars and sixty-three cents	\$556 63
Alexander.....	One hundred sixty-three dollars and eighty-two cents	163 82
Balleyville.....	Two hundred eight dollars and ninety-nine cents	208 99
Baring.....	Two hundred seven dollars and seventy cents	207 70
Beddington.....	One hundred ten dollars and ten cents ...	110 10
Brookton.....	One hundred sixty-five dollars and fifty-one cents	165 51
Calais.....	Eight thousand one hundred seventy-three dollars and twenty cents.....	8,173 20
Centerville.....	One hundred forty-one dollars and seven cents	141 07
Charlotte.....	Two hundred twenty-three dollars and thirty-two cents	223 32
Cherryfield.....	One thousand four hundred thirty dollars and forty-three cents	1,430 43
Columbia.....	Two hundred fifty-seven dollars and ninety-five cents	257 95
Columbia Falls.....	Three hundred forty-seven dollars and fifty-seven cents	347 57
Cooper.....	One hundred twenty-three dollars and ninety-six cents.....	123 96
Crawford.....	Seventy-three dollars and forty-nine cents	73 49
Cutler.....	Two hundred twenty-nine dollars and forty cents	229 40
Danforth.....	Six hundred eighty-six dollars and sixty-three cents	686 63
Deblois.....	Sixty-two dollars and sixteen cents	62 16
Dennysville.....	Four hundred sixteen dollars and ninety-six cents	416 26
East Machias.....	One thousand one hundred fifty dollars and six cents	1,150 06
Eastport.....	Five thousand nine hundred thirty-nine dollars and forty-four cents	5,939 44
Edmunds.....	Two hundred twelve dollars and seventy-nine cents	212 79
Forest City.....	Forty-five dollars and ninety-four cents...	45 94
Harrington.....	Six hundred seventy-six dollars and fifty-one cents	676 51
Jonesborough.....	Three hundred twenty-four dollars and fifty-two cents	324 52
Jonesport.....	One thousand two hundred thirty-nine dollars and forty-three cents	1,239 43
Lubec.....	Two thousand four hundred eleven dollars and forty-four cents	2,411 44
Machias.....	Two thousand three hundred five dollars and seventy-five cents	2,305 75
Machiasport.....	Five hundred eighty-seven dollars and forty cents	587 40
Marion.....	Eighty-one dollars and sixty-three cents..	81 63

WASHINGTON COUNTY—CONCLUDED.

Marshfield.....	One hundred fifty-two dollars and ninety-four cents	152 94
Meddybemps.....	Seventy-two dollars and fifty cents.....	72 50
Milbridge.....	One thousand two hundred ninety-six dollars and sixty-seven cents	1,296 67
Northfield.....	Ninety-one dollars and sixty-nine cents ..	91 09
Pembroke.....	Nine hundred thirty-four dollars and sixty-two cents	934 62
Perry.....	Four hundred ninety-one dollars and forty-seven cents	491 47
Princeton.....	Six hundred seventy-two dollars and fifty-four cents.....	672 54
Robbinston.....	Four hundred thirty-two dollars and seventy-two cents	432 72
Roque Bluffs.....	Seventy-seven dollars and ninety-one cents	77 91
Steuben.....	Four hundred ninety-seven dollars and twenty-two cents	497 22
Talmadge.....	One hundred sixty-two dollars	162 00
Topsfield.....	Two hundred fifteen dollars and one cent	215 01
Trescott.....	One hundred fifty-five dollars and seventy-three cents	155 73
Vanceboro.....	Four hundred seventy-four dollars and three cents	474 03
Waite.....	Eighty-eight dollars and sixty-three cents	88 63
Wesley.....	Ninety-nine dollars and fifty-eight cents..	99 58
Whiting.....	Two hundred forty-three dollars and fifty-five cents	243 55
Whitneyville.....	One hundred seventy-two dollars and forty-one cents	172 41
Total.....	Thirty-four thousand eight hundred eighty-five dollars and two cents	\$34,885 02

WASHINGTON COUNTY WILD LANDS.

No. 18, East Division..	Sixty dollars and sixty-one cents	\$60 61
No. 19, East Division..	Sixty dollars and sixty-one cents.....	60 61
No. 26, East Division..	Ninety-nine dollars	99 00
No. 27, East Division..	Eighty-three dollars and seventy-three cents	83 73
No. 18, Middle Division	Thirty dollars and thirty cents	30 30
No. 19, Middle Division S. E. quarter.....	Twelve dollars and three cents.....	12 08
No. 19, Middle Division N. half & S.W. quarter	Twenty-eight dollars and forty-four cents	28 44
No. 24, Middle Division	Seventy-five dollars and seventy-six cents	75 76
No. 25, Middle Division	Seventy-nine dollars and six cents	79 06
No. 29, Middle Division	One hundred six dollars and seven cents..	106 07
No. 30, Middle Division	One hundred twenty-one dollars and	

WASHINGTON COUNTY WILD LANDS—CONCLUDED.

	twenty-two cents	121 22
No. 21, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 26, Middle Division	Two hundred twelve dollars and fourteen cents	212 14
No. 27, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 42, Middle Division	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 42, Middle Division E. half	Sixty dollars and sixty-one cents.....	60 61
No. 42, Middle Division W. half	Sixty dollars and sixty-one cents.....	60 61
No. 5, North Division N. half	Thirty-three dollars and eleven cents	33 11
No. 5, North Division S. half	Sixty dollars and sixty-one cents.....	60 61
No. 6, North Division	Sixty-eight dollars and sixty-six cents ...	68 66
E. half, strip, N. of No. 6, N. Division...	Twenty-seven dollars and twenty-two cents	27 22
W. half, strip, N. of No. 6, N. Division...	Fourteen dollars and forty-four cents	14 44
Two mile strip, N. of No. 5.....	Twenty-seven dollars and fifty cents.....	27 50
No. 1, R. 1, T. S.....	Forty-six dollars and fifty-five cents	46 55
No. 2, R. 1, T. S.	One hundred sixty-three dollars and seventy-four cents	163 74
No. 1, R. 2, T. S.....	Sixty dollars and sixty-one cents.....	60 61
No. 1, R. 2, T. S Lambert Lake Pl. ..	One hundred eleven dollars and seventy-six cents	\$111 76
No. 6, R. 1, W. half, N. B. P. P.	Sixty-eight dollars and thirty-one cents..	68 31
No. 6, R. 1, E. half, N. B. P. P.	Sixty-eight dollars and nineteen cents	68 19
No. 7, R. 2, N.B.P.P. Kossuth Pl.	One hundred eighteen dollars and sixty-four cents	118 64
No. 8, R. 3, N.B.P.P.	One hundred forty-seven dollars and fifteen cents	147 15
No. 10, R. 3, N.B.P.P.	Eighty-five dollars and twenty-eight cents	85 28
No. 11, R. 3, N.B.P.P.	Thirty-three dollars	33 00
No. 8, R. 4, N.B.P.P.	Eighty dollars and sixty-seven cents	80 67
East part Indian Town- ship, strip, 1 mile wide	Thirteen dollars and twenty cents	13 20
No. 4, R. 2, Codyville Pl., N. B. P. P.....	Ninety-seven dollars	97 00
No. 14, E. D. Pl.....	Seventy-five dollars and ninety cents	75 90
No. 21, E. D. Pl.....	Sixty dollars and seventy-two cents	60 72
Total.....	Two thousand nine hundred thirty-one dollars and twenty-six cents	\$2,931 26

WASHINGTON COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

No. 19, East Division	One dollar and thirty-two cents	\$1 32
No. 26, East Division	Three dollars and ninety-six cents	3 96
No. 5, North Division	Three dollars and ninety-six cents	3 96
No. 12, Middle Division	One dollar and thirty-two cents	1 32
No. 19, Middle Division	One dollar and thirty-two cents	1 32
No. 24, Middle Division	One dollar and ninety-eight cents	1 98
No. 25, Middle Division	One dollar and ninety-eight cents	1 98
No. 29, Middle Division	Three dollars and ninety-six cents	3 96
No. 30, Middle Division	Three dollars and ninety-six cents	3 96
No. 31, Middle Division	Three dollars and ninety-six cents	3 96
No. 1, R. 1, Titcomb Survey	One dollar and thirty-two cents	1 32
No. 1, R. 2, Titcomb Survey	One dollar and thirty-eight cents	1 38
No. 6, R. 1, N.B.P.P...	Four dollars and sixty-two cents	4 62
No. 8, R. 2, N.B.P.P...	Five dollars and twenty-eight cents	5 28
No. 10, R. 2, N.B.P.P...	One dollar and ninety-eight cents	1 98
No. 11 R. 2, N.B.P.P...	Ninety-one cents	91
No. 12, East Division	Ninety-four cents	94
No. 26, Middle Division	Seven dollars and ninety-two cents	7 92
No. 27, Middle Division	Three dollars and ninety-six cents	3 96
No. 42, Middle Division	Four dollars and sixty-two cents	4 62
No. 42, Middle Division	Three dollars and ninety-six cents	3 96
Total.....	Sixty-four dollars and sixty-one cents ...	\$64 61

YORK COUNTY.

Acton.....	Seven hundred fifty-nine dollars and sixty-nine cents	\$759 69
Alfred.....	One thousand thirty-two dollars and fifty-three cents	1,032 53
Berwick.....	Two thousand six hundred twenty-eight dollars and fifty cents	2,628 50
Biddeford.....	Twenty-two thousand seven dollars and eighty-one cents	22,007 81
Buxton.....	One thousand eight hundred eighty dollars and eight cents	1,880 08
Cornish.....	One thousand eighty dollars and forty-four cents	1,080 44
Dayton.....	Six hundred forty dollars and thirty-four cents	640 34
Ellot.....	One thousand two hundred eighty-three dollars and fifteen cents	1,283 15
Holls.....	One thousand one hundred sixteen dollars and three cents	1,116 03
Kittery.....	One thousand nine hundred thirteen dollars and fifty-two cents	1,913 52
Kennebunk.....	Six thousand twenty-two dollars and thirty-four cents	6,022 34

YORK COUNTY—CONCLUDED.

Kennebunkport.....	Three thousand five hundred forty-five dollars and forty-nine cents	3,545 40
Lebanon.....	One thousand forty-two dollars and seventy-seven cents	1,042 77
Limington.....	Eight hundred eighty-one dollars and seven cents	881 07
Limerick.....	One thousand one hundred seventy-one dollars and fifty-nine cents	1,171 50
Lymar.....	Nine hundred sixty-three dollars and five cents	963 05
Newfield.....	Six hundred fifty-three dollars and forty-eight cents	653 48
North Berwick.....	Two thousand ninety-two dollars and fifty-eight cents	2,092 58
Old Orchard.....	Two thousand seven hundred seventeen dollars and seventy-four cents	2,717 74
Parsonsfield.....	One thousand two hundred seventy-nine dollars and twenty-four cents	1,279 24
Saco.....	Ten thousand eight hundred ninety-eight dollars and seventy-one cents	10,898 71
Sanford.....	Seven thousand sixty-one dollars and fifty-two cents	7,061 52
Shapleigh.....	Six hundred ninety-three dollars and fifty-seven cents	693 57
South Berwick.....	Three thousand four hundred two dollars and fifty-three cents	3,402 53
Waterboro.....	One thousand seventeen dollars and twenty-four cents	1,017 24
Wells.....	Two thousand three hundred nineteen dollars and six cents	2,319 06
York.....	Four thousand nine hundred ninety-nine dollars and sixty-six cents	4,999 66
Total.....	Eighty-five thousand one hundred three dollars and seventy-three cents	\$35,103 73

RECAPITULATION.

Androscoggin	Seventy-eight thousand nine hundred twenty-six dollars and ninety-four cents	\$78,925 94
Aroostook	Forty-nine thousand nine hundred ninety-five dollars and eighty-seven cents	49,995 47
Cumberland	Two hundred thousand four hundred sixty-three dollars and fifty-seven cents	200,463 57
Franklin	Twenty-four thousand six hundred nineteen dollars and thirteen cents	24,619 13
Hancock	Forty-two thousand one hundred fifty-seven dollars and ninety-eight cents ..	42,157 98
Kennebec	Eighty-six thousand five hundred ninety-nine dollars and fifty-six cents	86,599 56
Knox	Thirty-eight thousand one hundred forty-six dollars and ninety-six cents..	38,146 96
Lincoln	Nineteen thousand nine hundred forty-seven dollars and ninety cents	19,947 90
Oxford	Thirty-six thousand eight hundred forty dollars and sixty-six cents	36,840 66
Penobscot	Ninety-four thousand one hundred eighty-four dollars and thirty-seven cents	94,184 37
Piscataquis	Twenty-eight thousand two hundred sixty-eight dollars	28,268 00
Sagadahoc	Twenty-nine thousand five hundred twenty dollars and ninety-six cents ..	29,520 96
Somerset	Forty-eight thousand four hundred fifty dollars	48,450 00
Waldo	Twenty-six thousand four hundred thirty-nine dollars and forty-two cents ..	26,439 42
Washington	Thirty-seven thousand eight hundred eighty dollars and eighty-nine cents ..	37,880 89
York	Eighty-five thousand one hundred three dollars and seventy-three cents	85,103 73
Total	Nine hundred twenty-seven thousand seven hundred twenty-five dollars and ninety-four cents	\$927,725 94

CHAP. 431

Sect. 2. The treasurer of this state shall, in the month of April, in the year of our Lord one thousand nine hundred and one, send his warrant with a copy of this tax act, directed to the mayor and aldermen, selectmen or assessors of each city, town or plantation, taxed as aforesaid, requiring them respectively to assess, in dollars and cents, the sum so charged, according to the provisions of the law for the assessment of taxes and to add the amount of such tax to the amount of county and town taxes, to be by them assessed in each city, town and plantation or other place, respectively.

Sect. 3. The treasurer of state in his said warrant, shall require the said mayor and aldermen, selectmen or assessors, respectively, to pay or to issue their several warrant or warrants requiring the collectors of their several cities, towns and plantations, to collect and pay in to the treasurer of their respective cities, towns and plantations, the sum against said cities, towns and plantations, respectively, in this act contained, which said respective treasurer shall pay to the state treasurer on or before the first day of January, one thousand nine hundred and two, and said mayor, selectmen and assessors, respectively, shall return a certificate of the names of such collectors, with the sums, which each collector may be required to collect, to said state treasurer, sometime before the first day of December, in the year of our Lord one thousand nine hundred and one.

Sect. 4. When the time for the payment of a state tax to the treasurer of state has expired, and it is unpaid, the treasurer of state shall give notice thereof to the municipal officers of any delinquent town, and unless such tax shall be paid within sixty days, the treasurer of state may issue his warrant to the sheriff of the county, requiring him to levy, by distress and sale, upon the real and personal property of any of the inhabitants of the town; and the sheriff or his deputy shall execute such warrants, observing the regulations provided for satisfying warrants against deficient collectors, as prescribed by chapter six of the revised statutes.

Sect. 5. When any state tax assessed upon any city or town remains unpaid, such city or town is precluded from drawing from the state treasurer the school funds set apart for such city or town, so long as such tax remains unpaid.

Sect. 6. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 432.

AN ACT for the assessment of a State Tax for the year one thousand nine hundred and two, amounting to the sum of nine hundred twenty-seven thousand seven hundred twenty-five dollars and ninety-four cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and three-fourths mills on the dollar of the present valuation for the current disbursements of the treasury, for the year nineteen hundred and two and for the school mill fund established by an act approved February twenty-seven, eighteen hundred and seventy-two.

State tax, 1902.

ANDROSCOGGIN COUNTY.

Auburn.....	Nineteen thousand three hundred dollars and ninety-three cents	\$19,300 93
Durham.....	Nine hundred twenty dollars and fifty-two cents	930 52
East Livermore.....	Two thousand four hundred fifty-four dollars and five cents	2,454 05
Greene.....	Seven hundred ninety-one dollars and ninety-two cents	791 92
Leeds.....	Eight hundred fifty-two dollars and ninety-eight cents	852 98
Lewiston.....	Thirty-eight thousand two hundred sixty dollars and twenty-seven cents	38,260 27
Lisbon.....	Five thousand six hundred eighty-two dollars and forty cents	5,682 40
Livermore.....	One thousand two hundred fifty-one dollars and fifty-six cents	1,251 56
Mechanic Falls.....	Two thousand four hundred seventy-three dollars and ninety-five cents	2,473 95
Minot.....	Nine hundred twenty-four dollars and ninety-three cents	924 93
Poland.....	Two thousand one hundred fifteen dollars and twenty-seven cents	2,115 27
Turner.....	One thousand nine hundred sixteen dollars and fifty-five cents	1,916 55
Wales.....	Five hundred forty-four dollars and fifty cents	544 50
Webster.....	One thousand four hundred thirty-seven dollars and eleven cents	1,437 11
Total.....	Seventy-eight thousand nine hundred twenty-six dollars and ninety-four cents	\$78,926 94

AROOSTOOK COUNTY.

Amity.....	One hundred seventy-eight dollars and four cents	\$178 04
Ashland.....	Six hundred forty-eight dollars and forty-four cents	648 44
Bancroft.....	One hundred seventy-nine dollars and nine cents	179 09
Benedicta.....	One hundred sixty-three dollars and nineteen cents	163 19
Blaine.....	Four hundred sixty dollars and thirty-one cents	460 31
Bridgewater.....	Eight hundred eleven dollars and eleven cents	811 11

AROOSTOOK COUNTY—CONTINUED.

Caribou.....	Three thousand six hundred seventy-four dollars and eighty-three cents	3,674 83
Dyer Brook.....	Two hundred thirty-four dollars and ninety-one cents	234 91
Easton.....	Seven hundred ten dollars and fifty-one cents	710 51
Fort Fairfield.....	Three thousand three hundred ninety-seven dollars and eighty-six cents	3,397 86
Fort Kent.....	Five hundred sixty-nine dollars and thirty-nine cents	569 39
Frenchville.....	Three hundred twenty dollars and eight cents	320 08
Grand Isle.....	Three hundred sixty-six dollars and sixty-nine cents	366 69
Haynesville.....	One hundred ninety-two dollars and forty-seven cents	192 47
Hersey.....	One hundred sixty-two dollars and fifty-three cents	162 53
Hodgdon.....	Seven hundred forty-nine dollars and fifteen cents	749 15
Houlton.....	Six thousand four hundred fifty-nine dollars and two cents	6,459 02
Island Falls.....	Six hundred eighty dollars and eighty cents	680 80
Limestone.....	Six hundred fifty dollars and fifty-nine cents	650 59
Linneus.....	Six hundred seventy dollars and sixty-seven cents	670 67
Littleton.....	Eight hundred fifty dollars and five cents	850 05
Ludlow.....	Three hundred fifteen dollars and three cents	315 03
Madawaska.....	Five hundred forty-four dollars and eighty-three cents	544 83
Mapleton.....	Five hundred twenty-four dollars and sixty cents	524 60
Mars Hill.....	Seven hundred seventeen dollars and ninety-three cents	717 93
Masardis.....	Two hundred eighty-three dollars and ninety-five cents	283 95
Monticello.....	Eight hundred twenty-one dollars and thirteen cents	821 13
New Limerick.....	Four hundred seventy-four dollars and eighty-four cents	474 84
New Sweden.....	Three hundred ninety-eight dollars and eighty-three cents	398 83
Oakfield.....	Two hundred seventy-seven dollars and sixty-five cents	277 65
Orient.....	One hundred twenty dollars and eighty-two cents	120 82
Perham.....	Three hundred two dollars and eighty-nine cents	302 89
Presque Isle.....	Three thousand eight hundred ninety-six dollars and nine cents	3,896 09
Saint Agatha.....	Two hundred forty-seven dollars and ninety-eight cents	247 98
Sherman.....	Five hundred eight dollars and ten cents..	508 10

AROOSTOOK COUNTY—CONCLUDED.

Smyrna.....	Two hundred seventy-eight dollars and twenty cents	278 20
Van Buren.....	Six hundred thirty-five dollars and two cents	635 02
Washburn.....	Six hundred thirty-nine dollars and ninety-three cents	639 93
Weston.....	One hundred sixty-eight dollars and seventy-one cents	168 71
Woodland.....	Five hundred fifteen dollars and twenty-seven cents	515 27
Cary Pl.....	Seventy-nine dollars and twenty-six cents	79 26
Castle Hill Pl.....	Two hundred eighty dollars and sixty cents	280 60
Caswell Pl.....	One hundred fourteen dollars and fifty-three cents	114 53
Chapman Pl.....	One hundred sixty dollars and thirteen cents	160 12
Connor Pl.....	One hundred forty-seven dollars and seventy-two cents	147 72
Crystal Pl.....	Two hundred forty-one dollars and six cents	241 06
Cyr Pl.....	One hundred thirty-seven dollars and two cents	137 02
Eagle Lake Pl.....	Eighty-four dollars and ninety-nine cents	84 99
Hamlin Pl.....	Two hundred twenty dollars and forty-two cents	220 42
Macwahoc Pl.....	One hundred sixteen dollars and thirty-seven cents	116 37
Merrill Pl.....	Two hundred one dollars and forty-eight cents	201 48
Moro Pl.....	One hundred forty-two dollars and forty cents	142 40
New Canada Pl.....	Ninety-four dollars and three cents	94 03
Reed Pl.....	Three hundred forty-two dollars and seventy cents	342 70
St. Francis Pl.....	One hundred twenty-four dollars and thirty-five cents	124 35
St. John Pl.....	One hundred eleven dollars and sixty-nine cents	111 69
Silver Ridge Pl.....	One hundred five dollars and twenty-five cents	105 25
Wade Pl.....	One hundred forty-six dollars and twenty-one cents	146 21
Wallagrass Pl.....	One hundred fifteen dollars and sixteen cents	115 16
Westfield Pl.....	Two hundred thirty-four dollars and forty-three cents	234 43
Total.....	Thirty-seven thousand one dollars and thirty-three cents	\$37,001 22

AROOSTOOK COUNTY WILD LANDS.

A, R. 2, W. E. L. S.....	Seventy dollars and forty-six cents	\$70 46
B, R. 2, W. E. L. S., Hammond.....	One hundred eighty one dollars and eighty-three cents	181 83
C, R. 2, W. E. L. S....	One hundred twenty-five dollars and thirty-seven cents	125 37
D, R. 2, W. E. L. S....	One hundred forty-seven dollars and sixty- seven cents	147 67
E, R. 2, W. E. L. S....	One hundred four dollars and ninety-seven cents	104 97
No. 2, R. 2, W. E. L. S. Leavitts.....	One hundred forty-four dollars and thirty- eight cents	144 38
Cox Patent.....	Seven dollars and fifty-six cents	7 56
No. 2, R. 2, W. E. L. S., Glenwood.....	One hundred five dollars and eighty-eight cents	105 88
No. 2, R. 2, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 4, R. 2, W.E.L.S..	Ninety dollars and ninety cents	90 90
No. 7, R. 2, W.E.L.S..	One hundred thirty-six dollars and thirty- seven cents	136 37
No. 8, R. 2, W.E.L.S..	One hundred sixty-six dollars and sixty- eight cents	166 68
No. 9, R. 2, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 10, R. 2, W.E.L.S..	Two hundred twelve dollars and fourteen cents	212 14
No. 16, R. 2, W.E.L.S., Stockholm.....	Ninety-six dollars and forty-two cents ..	96 42
No. 17, R. 2, W.E.L.S., N. ½	Forty-two dollars and forty-one cents	42 41
No. 17, R. 2, W.E.L.S., S. ½	Forty-two dollars and forty-one cents	42 41
No. 1, R. 4, W. E. L. S. Yarmouth Academy	One hundred sixteen dollars and twenty- six cents	116 26
No. 2, R. 4, W.E.L.S..	One hundred sixty-six dollars and sixty- eight cents	166 68
No. 3, R. 4, W.E.L.S..	One hundred eighty-one dollars and eighty-three cents	181 83
No. 7, R. 4, W. E. L. S., Dunn.....	Two hundred forty-two dollars and forty- four cents	242 44
No. 8, R. 4, W.E.L.S..	One hundred thirty-six dollars and thirty- seven cents	136 37
No. 9, R. 4, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 10, R. 4, W.E.L.S.. N. E. ¼	Twenty-six dollars and fifty-two cents ..	26 52
No. 10, R. 4, W.E.L.S.. S. ½ & N. W. ¼	One hundred two dollars and twenty-eight cents	102 28
No. 11, R. 4, W.E.L.S.. S. W. ¼	Fifteen dollars and ninety-four cents ..	15 94
No. 11, R. 4, W.E.L.S.. N. ½ & S. E. ¼	Ninety dollars and ninety cents	90 90
No. 15, R. 4, W.E.L.S.. E. ½ Fryeburg Acad	Seventy-five dollars and seventy-six cents	75 76
No. 15, R. 4, W.E.L.S.. W. ½ Fryeburg Acad	Sixty dollars and sixty-one cents	60 61
No. 16, R. 4, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 17, R. 4, W.E.L.S.. N. ½	Fifteen dollars and sixteen cents	15 16
No. 17, R. 4, W.E.L.S.. S. ½	Thirty-seven dollars and eighty-eight cents	37 88
A, R. 5, N. half, W. E. L. S.. Molunkus.....	Sixty dollars and sixty- one cents	60 61
A, R. 5, S. half, W. E. L. S.. Molunkus.....	Fifty-seven dollars and thirty-six cents ..	57 36

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 1 R. 5, W. E. L. S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 7, R. 5, W. E. L. S..	One hundred sixty-six dollars and sixty-eight cents	166 08
No. 8, R. 5, W. E. L. S..	One hundred fifteen dollars and seventy-two cents	115 72
No. 9, R. 5, W. E. L. S..	Ninety-one dollars and eight cents	91 08
No. 12, R. 5, W. E. L. S., Sheridan Pl.....	One hundred fifty-six dollars and twenty-two cents	156 22
No. 13, R. 5, W. E. L. S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 14, R. 5, W. E. L. S..	Ninety dollars and ninety cents	90 90
No. 15, R. 5, W. E. L. S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 16, R. 5, W. E. L. S..	Sixty dollars and sixty-one cents	60 61
No. 17, R. 5, W. E. L. S..	Forty-one dollars and thirty cents	41 30
No. 9, R. 6, W. E. L. S., Oxbow.....	Eighty-two dollars and fifty cents	82 50
No. 10, R. 6, W. E. L. S., N. ½.....	Sixty-eight dollars and twenty-five cents ..	68 25
No. 10, R. 6, W. E. L. S., S. ½.....	Forty-five dollars and fifty cents	45 50
No. 11, R. 6, W. E. L. S., Garfield Pl.....	One hundred sixty-two dollars and ninety-three cents	162 93
No. 12, R. 6, W. E. L. S., Nashville.....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 13, R. 6, W. E. L. S., Portage Lake Pl....	Ninety-nine dollars	99 00
No. 14, R. 6, W. E. L. S..	Ninety dollars and ninety cents	90 90
No. 15, R. 6, W. E. L. S..	One hundred six dollars and seven cents ..	106 07
No. 16, R. 6, W. E. L. S..	Seventy-five dollars and ninety cents	75 90
No. 9, R. 7, W. E. L. S..	One hundred thirty-six dollars and sixty-two cents	136 62
No. 10, R. 7, W. E. L. S..	One hundred thirty-six dollars and thirty-eight cents	136 38
No. 11, R. 7, W. E. L. S., E. ½.....	Sixty dollars and sixty-one cents	60 61
No. 11, R. 7, W. E. L. S., W. ½.....	Sixty dollars and sixty-one cents	60 61
No. 12, R. 7, W. E. L. S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 12, R. 7, W. E. L. S., Pine & Spruce Timber	Seventy-five dollars and seventy-six cents ..	75 76
Land and other growth	Seventy-five dollars and seventy-six cents ..	75 76
No. 14, R. 7, W. E. L. S..	One hundred six dollars and seven cents ..	106 07
No. 15, R. 7, W. E. L. S..	Ninety-one dollars and eight cents	91 08
No. 9, R. 8, W. E. L. S..	One hundred four dollars and thirty-nine cents	104 39
No. 10, R. 8, W. E. L. S..	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 11, R. 8, W. E. L. S..	One hundred eight dollars and fifty-seven cents	108 57
No. 12, R. 8, W. E. L. S..	One hundred nine dollars and fourteen cents ..	109 14
No. 13, R. 8, W. E. L. S..	One hundred eight dollars and sixty-eight cents	108 68
No. 14, R. 8, W. E. L. S..	Ninety dollars and eighty-nine cents	90 89
No. 15, R. 8, W. E. L. S., N. ½	Fifty dollars and fourteen cents	50 14

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 15, R. 8, W.E.L.S. S. $\frac{1}{2}$	Fifty dollars and fourteen cents	50 14
No. 16, R. 8, W.E.L.S.	Ninety-two dollars and sixty cents	92 00
No. 11, R. 9, W.E.L.S.	One hundred forty-two dollars and seventy-two cents	142 72
No. 12, R. 9, W.E.L.S.	Ninety-one dollars and twenty-six cents ..	91 26
No. 13, R. 9, W.E.L.S.	Ninety-one dollars and twenty-six cents ..	91 26
No. 14, R. 9, W.E.L.S.	Eighty-nine dollars and seventy-seven cents	89 77
No. 15, R. 9, W.E.L.S.	One hundred dollars and ninety cents	100 30
No. 16, R. 9, W.E.L.S.	One hundred twenty-two dollars and eighty-seven cents	122 87
No. 11, R. 10, W.E.L.S.	One hundred forty-nine dollars and forty- six cents	149 46
No. 12, R. 10, W.E.L.S.	Ninety-seven dollars and forty-eight cents	97 48
No. 13, R. 10, W.E.L.S.	One hundred ten dollars and sixty-six cents	110 06
No. 14, R. 10, W.E.L.S.	Ninety-three dollars and thirty-seven cents	93 37
No. 15, R. 10, W.E.L.S.	One hundred six dollars and eighty-six cents	106 86
No. 16, R. 10, W.E.L.S.	Fifty-four dollars and eighty-eight cents	54 88
No. 17, R. 10, W.E.L.S.	Forty-two dollars and thirty-five cents	42 35
No. 18, R. 10, W.E.L.S.	Sixty-one dollars and forty-seven cents ..	61 47
No. 11, R. 11, W.E.L.S.	One hundred twenty-one dollars and forty- nine cents	121 49
No. 12, R. 11, W.E.L.S.	One hundred seven dollars and sixteen cents	107 16
No. 13, R. 11, W.E.L.S.	Ninety-three dollars and eighty-seven cents	93 87
No. 14, R. 11, W.E.L.S. N. $\frac{1}{2}$	Fifty-four dollars and seventeen cents	54 17
No. 14, R. 11, W.E.L.S. S. $\frac{1}{2}$	Thirty-eight dollars and sixty-nine cents	38 69
No. 15, R. 11, W.E.L.S. N. $\frac{1}{2}$	Thirty-seven dollars and sixty-three cents	37 63
No. 15, R. 11, W.E.L.S. S. $\frac{1}{2}$	Thirty-seven dollars and sixty-three cents	37 63
No. 16, R. 11, W.E.L.S.	Fifty-nine dollars and eighty-two cents ..	59 82
No. 17, R. 11, W.E.L.S.	Sixty dollars and sixteen cents	60 16
No. 18, R. 11, W.E.L.S.	Ninety-one dollars and thirty-two cents ..	91 32
No. 19, R. 11, W.E.L.S.	Ninety dollars	90 00
No. 11, R. 12, W.E.L.S.	One hundred twenty-two dollars and eighteen cents	122 18
No. 12, R. 12, W.E.L.S.	One hundred seven dollars and thirty-one cents	107 31
No. 13, R. 12, W.E.L.S.	Ninety-one dollars and seventy-eight cents	91 78
No. 14, R. 12, W.E.L.S.	Ninety-one dollars and fifty cents	91 50
No. 15, R. 12, W.E.L.S.	One hundred three dollars and thirty-nine cents	103 39
No. 16, R. 12, W.E.L.S.	Sixty dollars and twenty-seven cents	60 27
No. 17, R. 12, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 18, R. 12, W.E.L.S., N. E. $\frac{1}{4}$	Nineteen dollars and three cents	19 03
No. 18, R. 12, W.E.L.S., W. $\frac{1}{4}$	Thirty-eight dollars and seven cents	38 07
No. 18, R. 12, W.E.L.S., S. E. $\frac{1}{4}$	Nineteen dollars and three cents	19 03

AROOSTOOK COUNTY WILD LANDS—CONCLUDED.

No. 19, R. 12, W.E.L.S.	Eighty-eight dollars and eighty cents	88 80
No. 20, R. 11 & 12, W E. L. S.....	One hundred forty-eight dollars and fifty cents	148 50
No. 11, R. 13, W.E.L.S.	One hundred twenty-two dollars and twenty cents	122 20
No. 12, R. 13, W.E.L.S.	Ninety-one dollars and thirty-two cents ..	91 32
No. 13, R. 13, W.E.L.S.	Ninety-one dollars and sixty-eight cents ..	91 68
No. 14, R. 13, W.E.L.S.	Seventy-five dollars and ninety-six cents	75 96
No. 15, R. 13, W.E.L.S.	Ninety dollars and seventy-five cents	90 75
No. 16, R. 13, W.E.L.S.	Seventy-five dollars and seventy-five cents	75 75
No. 17, R. 13, W.E.L.S.	Sixty-one dollars and thirty-two cents	61 32
No. 18, R. 13, W.E.L.S.	Sixty-eight dollars and ninety-three cents	68 93
No. 11, R. 14, W.E.L.S.	One hundred fifty-one dollars and seven- teen cents	151 17
No. 12, R. 14, W.E.L.S. E. ½.....	Forty-five dollars and eighty-three cents	45 83
No. 12, R. 14, W.E.L.S. W. ½.....	Forty-five dollars and eighty-three cents..	45 83
No. 13, R. 14, W.E.L.S.	Ninety-two dollars and thirty-nine cents ..	92 39
No. 14, R. 14, W.E.L.S.	One hundred thirty-four dollars and fifty- six cents	134 56
No. 15, R. 14, W.E.L.S.	Eighty-five dollars and seventy-five cents	85 75
No. 16, R. 14, W.E.L.S.	One hundred seventeen dollars and sixty- four cents	117 64
No. 17, R. 14, W.E.L.S.	Thirty-six dollars and forty-eight cents	36 48
No. 11, R. 15, W.E.L.S. E. ½.....	Fifty-four dollars and thirty-two cents	54 32
No. 11, R. 15, W.E.L.S. W. ½.....	Fifty-four dollars and thirty-two cents	54 32
No. 12, R. 15, W.E.L.S.	Seventy-five dollars and ninety-three cents	75 93
No. 13, R. 15, W.E.L.S.	Ninety-one dollars and eighty-two cents	91 82
No. 14, R. 15, W.E.L.S.	Seventy-three dollars and thirty cents	73 30
No. 15, R. 15, W.E.L.S.	Seventy-four dollars and thirty cents	74 30
No. 11, R. 16, W.E.L.S.	Seventy-five dollars and seventy-six cents	75 76
No. 12, R. 16, W.E.L.S.	Sixty dollars and sixty cents	60 60
No. 13, R. 16, W.E.L.S.	One hundred twenty-seven dollars and fifty-eight cents	127 58
No. 14, R. 16, W.E.L.S.	Seventy dollars and ninety-seven cents	70 97
No. 11, R. 17, W.E.L.S.	One hundred three dollars and thirteen cents	103 13
No. 12, R. 17, W.E.L.S.	Sixty-three dollars and seventeen cents	63 17
Total	Twelve thousand six hundred forty-four dollars and eighteen cents	\$12,644 18

AROOSTOOK COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

A, R. 2, W. E. L. S....	Two dollars and eighty-nine cents	33 80
C, R. 2, W. E. L. S....	Four dollars and eighty-one cents	4 81
D, R. 2, W. E. L. S....	Five dollars and eighty cents	5 80
E, R. 2, W. E. L. S....	Four dollars and twelve cents	4 12
No. 8, R. 2, W.E.L.S..	Three dollars and forty-eight cents	3 48
No. 4, R. 2, W.E.L.S..	Three dollars and seventy cents	3 70
No. 7, R. 2, W.E.L.S..	Four dollars and sixty-two cents	4 62
No. 8, R. 2, W.E.L.S..	Five dollars and twenty-eight cents	5 28
No. 9, R. 2, W.E.L.S..	Four dollars and twelve cents	4 12
No. 10, R. 2, W.E.L.S..	Eight dollars and twenty-five cents	8 25
No. 17, R. 2, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 1, R. 4, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 2, R. 4, W.E.L.S..	Five dollars and twenty-eight cents	5 28
No. 3, R. 4, W.E.L.S..	Six dollars and eighty-seven cents	6 87
No. 7, R. 4, W.E.L.S..	Nine dollars and sixty-three cents	9 63
No. 8, R. 4, W.E.L.S..	Five dollars and fifty cents	5 50
No. 9, R. 4, W.E.L.S..	Five dollars and fifty cents	5 50
No. 10, R. 4, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 11, R. 4, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 16, R. 4, W.E.L.S..	Four dollars and twelve cents	4 12
No. 17, R. 4, W.E.L.S..	One dollar and three cents	1 03
No. 1, R. 5, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 7, R. 5, W.E.L.S..	Six dollars and eighteen cents	6 18
No. 8, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 9, R. 5, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 12, R. 5, W.E.L.S..	Five dollars and fifty cents	5 50
No. 13, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 14, R. 5, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 5, W.E.L.S..	Four dollars and twelve cents	4 12
No. 16, R. 5, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 17, R. 5, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 10, R. 6, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 14, R. 6, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 6, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 6, W.E.L.S..	Two dollars and six cents	2 06
No. 9, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 10, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 11, R. 7, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 12, R. 7, W.E.L.S..	Four dollars and twelve cents	4 12
No. 13, R. 7, W.E.L.S..	Two dollars and six cents	2 06
No. 14, R. 7, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 9, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 10, R. 8, W.E.L.S..	Four dollars and eighty-one cents	4 81

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 11, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 12, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 13, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 14, R. 8, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 8, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 8, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 11, R. 9, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 12, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 13, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 14, R. 9, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 9, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 9, W.E.L.S..	Four dollars and twelve cents	4 12
No. 11, R. 10, W.E.L.S..	Four dollars and eighty-one cents	4 81
No. 12, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 13, R. 10, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 14, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 10, W.E.L.S..	Two dollars and six cents	2 06
No. 18, R. 10, W.E.L.S..	One dollar and seventy-four cents	1 74
No. 11, R. 11, W.E.L.S..	Four dollars and twelve cents	4 12
No. 12, R. 11, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 13, R. 11, W.E.L.S..	Ninety-two cents	92
No. 14, R. 11, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 15, R. 11, W.E.L.S..	Two dollars and six cents	2 06
No. 18, R. 11, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 19, R. 11, W.E.L.S..	Two dollars and six cents	2 06
No. 20, R. 11 & 12, W. E. L. S.....	Three dollars and forty-four cents	3 44
No. 11, R. 12, W.E.L.S..	Four dollars and twelve cents	4 12
No. 12, R. 12, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 13, R. 12, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 14, R. 12, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 15, R. 12, W.E.L.S..	Three dollars and forty-four cents	3 44
No. 16, R. 12, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 17, R. 12, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 18, R. 12, W.E.L.S..	Two dollars and six cents	2 06
No. 19, R. 12, W.E.L.S..	Two dollars and six cents	2 06
No. 11, R. 13, W.E.L.S..	Four dollars and twelve cents	4 12
No. 12, R. 13, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 13, R. 13, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 14, R. 13, W.E.L.S..	Two dollars and six cents	2 06
No. 15, R. 13, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 16, R. 13, W.E.L.S..	Two dollars and six cents	2 06
No. 17, R. 13, W.E.L.S..	One dollar and thirty-eight cents	1 38
No. 18, R. 13, W.E.L.S..	Two dollars and six cents	2 06

CHAP. 432AROOSTOOK COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 11, R. 14, W.E.L.S.	Five dollars and fifty cents	5 50
No. 12, R. 14, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 13, R. 14, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 14, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 15, R. 14, W.E.L.S.	One dollar and ninety cents	1 90
No. 16, R. 14, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 17, R. 14, W.E.L.S.	One dollar and three cents	1 03
No. 11, R. 15, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 12, R. 15, W.E.L.S.	Two dollars and six cents	2 06
No. 13, R. 15, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 14, R. 15, W.E.L.S.	Two dollars and six cents	2 06
No. 15, R. 15, W.E.L.S.	Two dollars and six cents	2 06
No. 11, R. 16, W.E.L.S.	Two dollars and six cents	2 06
No. 12, R. 16, W.E.L.S.	One dollar and thirty-seven cents	1 37
No. 13, R. 16, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 14, R. 16, W.E.L.S.	Three dollars	3 00
No. 11, R. 17, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 12, R. 17, W.E.L.S.	One dollar and thirty-seven cents	1 37
Total	Three hundred fifty dollars and thirty-six cents	\$350 36

CUMBERLAND COUNTY.

Baldwin.....	One thousand sixty-two dollars and ninety-one cents	\$1,062 91
Bridgton.....	Three thousand seven hundred nine dollars and eighty-three cents	3,709 83
Brunswick.....	Ten thousand eight hundred ninety-nine dollars and eight cents	10,899 06
Cape Elizabeth.....	One thousand six hundred seventy-one dollars and thirty-four cents	1,671 34
Casco.....	Seven hundred fifty-one dollars and thirty-seven cents	751 37
Cumberland.....	Two thousand one hundred fifty-two dollars and fifty-seven cents	2,152 57
Falmouth.....	Two thousand eight hundred fifty-three dollars and sixty-seven cents	2,853 67
Freeport.....	Three thousand two hundred nineteen dollars and eight cents	3,219 38
Gorham.....	Three thousand nine hundred fifty-seven dollars and sixty-five cents	3,957 05
Gray.....	One thousand five hundred fifty-eight dollars and eighty cents	1,558 80
Harpwell.....	One thousand eight hundred forty dollars and three cents	1,840 03
Harrison.....	One thousand one hundred twenty-four dollars and eighty-seven cents	1,124 37
Naples.....	Six hundred eighty-seven dollars and eighteen cents	687 18
New Gloucester.....	Two thousand eight hundred eight dollars and twenty-five cents	2,808 25

CUMBERLAND COUNTY—CONCLUDED.

North Yarmouth.....	Nine hundred thirty-one dollars and fifty-four cents	931 54
Otisfield.....	Six hundred eighty-five dollars and sixty-six cents	685 66
Portland.....	One hundred thirty thousand eight hundred twenty-four dollars and eighty-five cents	130,824 85
Pownal.....	Seven hundred thirty-eight dollars and eighty-six cents	738 86
Raymond.....	Five hundred eighty-nine dollars and thirty-six cents	589 86
Scarborough.....	Two thousand five hundred fifty-six dollars and sixty-two cents	2,556 62
Sebago.....	Four hundred twenty-five dollars and fifty-eight cents	425 58
South Portland.....	Seven thousand two hundred thirteen dollars and seventy-eight cents	7,213 78
Standish.....	One thousand six hundred twelve dollars and seventy-three cents	1,612 73
Westbrook.....	Ten thousand four hundred fifty-nine dollars and sixty-one cents	10,459 61
Windham.....	Two thousand six hundred thirty-nine dollars and thirty-three cents	2,639 33
Yarmouth.....	Three thousand six hundred sixty-nine dollars and two cents	3,669 02
Total.....	Two hundred thousand six hundred forty-three dollars and fifty-seven cents	200,643 57

FRANKLIN COUNTY.

Avon.....	Three hundred fifty-five dollars and two cents	355 02
Carthage.....	Two hundred eighty-seven dollars and sixty-four cents	287 64
Chesterville	Seven hundred thirteen dollars and eighty-five cents	713 85
Eustis.....	Three hundred forty-two dollars and fifty-seven cents	342 57
Farmington.....	Five thousand three hundred eleven dollars and thirty-six cents	5,311 36
Freeman	Two hundred seventy dollars and thirty-nine cents	270 39
Industry.....	Two hundred seventy-three dollars and sixty-one cents	273 61
Jay.....	Four thousand five hundred forty-four dollars and thirty cents	4,544 30
Kingfield.....	Eight hundred twenty-six dollars and eighty-four cents	826 84
Madrid.....	Two hundred fourteen dollars and ten cents	214 10
New Sharon.....	One thousand fifty-four dollars and eighty-eight cents	1,054 88
New Vineyard.....	Four hundred seventy-one dollars and sixty-six cents	471 66
Phillips.....	One thousand four hundred seventy-eight dollars and one cent	1,478 01
Rangeley.....	Eight hundred five dollars and twenty-one cents	805 21

STATE TAX.

FRANKLIN COUNTY—CONCLUDED.

Salem.....	One hundred twenty-four dollars and six cents	124 06
Strong.....	Seven hundred eleven dollars and one cent	711 01
Temple.....	Three hundred thirty-eight dollars and thirty-four cents	338 34
Weld.....	Four hundred ninety-nine dollars and sixty-six cents	499 66
Wilton.....	One thousand nine hundred sixty-eight dollars and sixty-five cents	1,968 65
Total.....	Twenty thousand five hundred ninety-one dollars and sixteen cents	\$20,591 16

FRANKLIN COUNTY WILD LANDS.

No. 2, R. 1, S. part Sandy	Eight dollars and twenty-five cents	8 25
No. 4, Washington Pl., River, W. B. K. P....	Fifty-five dollars and forty-four cents	55 44
No. 2, R. 1, N. part Greenville Pl., W. B. K. P.....	Sixty-six dollars	66 00
No. 3, R. 1, Rangeley Pl., W. B. K. P.....	Three hundred eight dollars	308 00
No. 4, R. 1, B. K. P., "Elias Thomas Tract", Mt. Abram.....	Fourteen dollars and fifty-nine cents	14 59
No. 4, R. 1, B. K. P., N. E. part, "Mead Tract", Mt. Abram.....	Fifty dollars and fifty-two cents	50 52
No. 4, R. 2, B. K. P. part Crockertown.....	One hundred sixty-five dollars and thirty-three cents	165 33
No. 4, R. 2, B. K. P. part Crockertown.....	Five dollars and fifty cents	5 50
No. 4, R. 2, B. K. P., S half, Wyman.....	Fifty-three dollars and eighty-one cents ..	53 21
D. R. 1.....	One hundred sixty-nine dollars and thirteen cents	169 13
No. 1, R. 2, W. B. K. P., Redington.....	One hundred eighty-one dollars and eighty-three cents	181 28
No. 2, R. 2, W. B. K. P., Dallas Pl.....	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 1, R. 3, Coplin Pl., W. B. K. P.....	One hundred six dollars and seven cents ..	106 07
No. 2, R. 3, W. B. K. P., Lang Pl.....	Ninety dollars and ninety-two cents	90 22
No. 3, R. 3, W. B. K. P., Davis.....	One hundred ninety-two dollars and fifty cents	192 50
No. 3, R. 2, B. K. P., Jerusalem.....	One hundred forty-one dollars and eighty-five cents	141 85
No. 2, R. 4, W. B. K. P., West Eustis.....	One hundred twenty-one dollars and twenty-two cents	121 22
No. 3, R. 4, W. B. K. P.,	One hundred fifty-two dollars and sixty-nine cents	152 69
No. 1, R. 5, W. B. K. P., Jim Pond.....	Forty-three dollars and forty-eight cents..	43 48
No. 2, R. 5, W. B. K. P., Alder Stream.....	One hundred sixty-six dollars and sixty-seven cents	166 67

FRANKLIN COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 5, W.B.K.P..	Two hundred seventy-seven dollars and twenty cents	277 20
No. 1, R. 6, S. half, W. B. K. P., Kibby.....	Sixty dollars and sixty-one cents	60 61
No. 1, R. 6, N. half, W. B. K. P., Kibby.....	One hundred twenty-one dollars and eighty-eight cents	121 88
No. 2 R. 6, W.B.K.P., Chain Pond.....	One hundred thirty-seven dollars and fifty cents	137 50
No. 3, R. 6, W.B.K.P., Mass. Gore.....	One hundred dollars and eighty-three cents	100 83
No. 1, R. 7, W.B.K.P..	One hundred sixty-six dollars and sixty-five cents	166 65
No. 2, R. 7, W.B.K.P..	Fifty-three dollars and twenty-one cents..	53 21
No. 1, R. 8, W.B.K.P., Lowelltown.....	One hundred twenty dollars and six cents..	120 06
No. 2, R. 8, W.B.K.P., Beattie.....	One hundred fifty-four dollars	154 00
Gore north of Nos. 2 and 3, R. 6, Coburn.....	Ninety-six dollars and twenty-five cents..	96 25
No. 6, N. of Weld & between Phillips and Byron, East part....	One hundred forty-eight dollars and fifty cents	148 50
No. 6, N. of Weld & between Phillips and Byron, West part....	Forty-eight dollars and thirteen cents	48 13
Gore north of No.1,R.8,	Fifty-two dollars and seventy-eight cents..	52 78
Letter E Pl.....	One hundred twenty dollars and twenty-six cents	120 26
Perkins Pl.....	Forty-four dollars	44 00
Total	Three thousand nine hundred thirty-two dollars and three cents	\$3,933 03

FRANKLIN COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

D., R. 1.....	Six dollars and sixty cents	\$6 60
No. 1, R. 2, W.B.K.P..	Six dollars and eighty-seven cents	6 87
No. 3, R. 3, W.B.K.P..	Seven dollars and ninety-two cents	7 92
No. 2, R. 4, W.B.K.P..	Four dollars and four cents	4 04
No. 3, R. 4, W.B.K.P..	Five dollars and fifty cents	5 50
No. 1, R. 5, W.B.K.P..	One dollar and thirty-two cents	1 32
No. 2, R. 5, W.B.K.P..	Six dollars and eighteen cents	6 18
No. 3, R. 5, W.B.K.P..	Ten dollars and fifty-six cents	10 56
No. 1, R. 6, W.B.K.P..	Four dollars	4 00
No. 2, R. 6, W.B.K.P..	Three dollars and ninety-six cents	3 96
No. 3, R. 6, W.B.K.P..	Four dollars and four cents	4 04
No. 1, R. 7, W.B.K.P..	Six dollars and eighty-eight cents	6 88
No. 2, R. 7, W.B.K.P..	One dollar and eighty-eight cents	1 88
No. 1, R. 8, W.B.K.P..	Four dollars and thirteen cents	4 13
No. 4, R. 1, B.P.W.K.R.	One dollar and thirty-two cents	1 32

FRANKLIN COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 3, R. 2, B.P.W.K.R.	Three dollars and ninety-six cents	3 96
No. 4, R. 2, B.P.W.K.R.	Six dollars and sixty cents	6 00
No. 4, R. 2, S. 1/2, B.P. W. K. R.	One dollar and ninety-eight cents	1 98
No. 6, North of Weld.	Six dollars and sixty cents	6 00
Tract north of No. 1, R. 2, W. B. K. P.	One dollar and sixty cents	1 00
Total	Ninety-five dollars and ninety-four cents..	\$95 94

HANCOCK COUNTY.

Amherst.....	Two hundred nineteen dollars and ninety-five cents	\$219 95
Aurora.....	One hundred ten dollars and fifty-three cents	110 88
Bluehill.....	One thousand five hundred sixty-four dollars and eight cents	1,564 08
Brooklin.....	Five hundred twenty-seven dollars and ninety-four cents	527 94
Brooksville.....	Five hundred eighty-seven dollars and twelve cents	587 12
Bucksport.....	Two thousand eight hundred eighty-four dollars and ten cents	2,804 10
Castine.....	One thousand three hundred fifteen dollars and forty-nine cents	1,315 49
Cranberry Isles.....	Three hundred thirty dollars and fifty cents	330 50
Deer Isle.....	Nine hundred ninety-two dollars and sixty-five cents	992 65
Dedham.....	Two hundred thirty-six dollars and eleven cents	236 11
Eastbrook.....	One hundred forty-one dollars and twenty-eight cents	141 28
Eden.....	Twelve thousand three hundred four dollars and twenty-one cents	12,304 21
Ellsworth.....	Five thousand three hundred sixty-seven dollars and eight cents	5,367 08
Franklin.....	Eight hundred sixty-one dollars and twenty-six cents	861 26
Gouldsboro.....	Eight hundred dollars and eighty-nine cents	800 89
Hancock.....	Seven hundred eighty-two dollars and forty-four cents	782 44
Isle au Haut.....	One hundred ninety-one dollars and thirty-two cents	191 32
Lamoine.....	Four hundred ninety-five dollars and eighty-eight cents	495 88
Mariaville.....	One hundred fifty-three dollars and eighty cents	153 80
Mount Desert.....	Two thousand five hundred sixty-eight dollars and ninety-eight cents	2,568 98
Orland.....	Seven hundred thirty-four dollars and eighty-two cents	734 82
Otis.....	Sixty dollars and twenty-three cents	60 23

HANCOCK COUNTY—CONCLUDED.

Penobscot.....	Seven hundred twenty dollars and twenty-five cents	720 25
Sedgwick.....	Five hundred eighty-eight dollars and forty-nine cents	588 49
Sorrento.....	Five hundred thirteen dollars and eighty-six cents	513 86
Stonington.....	Six hundred five dollars and fifty-three cents	605 53
Sullivan.....	Eight hundred eighty-one dollars and fifteen cents	881 15
Surry.....	Four hundred sixty-nine dollars and sixty-three cents	469 63
Swan's Island.....	Three hundred sixty-eight dollars and sixty-five cents	368 65
Tremont.....	One thousand four hundred seventeen dollars and forty-seven cents	1,417 47
Trenton.....	Three hundred sixty-five dollars and ninety-eight cents	365 98
Verona.....	One hundred seventy dollars and twenty cents	170 20
Waltham.....	One hundred ninety-six dollars and seventy-seven cents	196 77
Winter Harbor.....	Nine hundred thirty-eight dollars and thirty-four cents	938 34
Long Island Pl.....	Sixty-five dollars and thirty-seven cents ..	65 37
Total.....	Forty thousand five hundred thirty-two dollars and forty-five cents	\$40,532 45

HANCOCK COUNTY WILD LANDS.

No. 3, North Division..	One hundred twenty-one dollars and twenty-two cents	\$121 22
No. 4, North Division..	One hundred twenty-one dollars and twenty-two cents	121 22
Strip N. of No. 3, N. Division	Forty-three dollars and fourteen cents	43 14
Strip N. of No. 4, N. Division	Forty-three dollars and fourteen cents	43 14
No. 7, South Div. N. $\frac{1}{2}$	Forty-seven dollars and ninety-six cents ..	47 96
No. 7, South Div. S. $\frac{1}{2}$	Thirty dollars and thirty-one cents	30 31
No. 8, South Division	Thirty-three dollars	33 00
No. 9, South Division..	Eleven dollars and eighty-eight cents	11 88
No. 10	Sixty-three dollars and seven cents	63 07
No. 16, Middle Division	Forty-five dollars and forty-six cents	45 46
No. 21, Middle Division	Forty-five dollars and forty-six cents	45 46
No. 22, Middle Division	Sixty dollars and sixty-one cents	60 61
No. 23, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 32, Middle Division	One hundred six dollars and six cents	106 06
No. 33, Middle Division	Ninety dollars and ninety-one cents	90 91
No. 34, Middle Division	One hundred fifty-one dollars and fifty-three cents	151 53
No. 35, Middle Division	One hundred six dollars and seven cents ..	106 07

HANCOCK COUNTY WILD LANDS—CONCLUDED.

No. 39, Middle Division part of	Seventy-two dollars and thirty-three cents	72 23
No. 39, Middle Division "Black Tract, Tan- nery Lot"	Twenty-seven dollars and fifty cents	27 50
No. 40, Middle Division	Ninety dollars and ninety-two cents	90 92
No. 41, Middle Division	One hundred six dollars and six cents	106 06
Butter Island	Seven dollars and seventy cents	7 70
Eagle Island	Thirteen dollars and seventy-five cents	13 75
Spruce Head & Bear Island	Two dollars and seventy-five cents	2 75
Beach Island	One dollar and sixty-five cents	1 65
Hog Island	Four dollars and forty cents	4 40
Bradbury's Island	Three dollars and thirty cents	3 30
Pond, near Little Deer Isle	Fifty-five cents	55
Western Island	Fifty-five cents	55
Little Spruce Island...	Sixty-nine cents	69
Marshall's Island	Thirteen dollars and seventy-five cents ...	13 75
Pickering's Island	Nine dollars and seven cents	9 07
Total	One thousand five hundred ninety-seven dollars and twenty-three cents	\$1,597 23

HANCOCK COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.

No. 3, North Division..	Three dollars and ninety-six cents	\$3 96
No. 7, South Division..	Thirty-six cents	36
No. 10	Forty-four cents	44
No. 16, Middle Division	One dollar and thirty-two cents	1 32
No. 22, Middle Division	One dollar and thirty-two cents	1 32
No. 28, Middle Division	Three dollars and ninety-six cents	3 96
No. 33, Middle Division	Three dollars and thirty cents	3 30
No. 34, Middle Division	Four dollars and sixty-two cents	4 62
No. 35, Middle Division	One dollar and ten cents	1 10
No. 39, Middle Division	One dollar and ninety-eight cents	1 98
No. 40, Middle Division	Two dollars and sixty-four cents	2 64
No. 41, Middle Division	Three dollars and thirty cents	3 30
Total	Twenty-eight dollars and thirty cents	\$28 30

KENNEBEC COUNTY.

Albion.....	One thousand twelve dollars and nine cents	\$1,012 00
Augusta.....	Twenty-one thousand six hundred ninety-nine dollars and forty-seven cents	21,000 47
Belgrade.....	One thousand one hundred twenty-three dollars and sixty cents	1,123 00
Benton.....	One thousand two hundred ten dollars and forty cents	1,210 40
Chelsea.....	Six hundred fifty-seven dollars and ninety-six cents	657 36
China.....	One thousand four hundred eighty-three dollars and fifty-three cents	1,483 53
Clinton.....	One thousand six hundred thirty-six dollars and thirty-four cents	1,600 34
Farmingdale.....	One thousand five hundred sixty-six dollars and ninety-seven cents	1,566 97
Fayette.....	Five hundred seventy-six dollars and eighty-seven cents	576 87
Gardiner.....	Ten thousand sixty-three dollars and fifteen cents	10,063 15
Hallowell.....	Four thousand one hundred forty-two dollars and eighty-four cents	4,142 84
Litchfield.....	One thousand thirteen dollars and eighty-seven cents	1,013 87
Manchester.....	Six hundred ninety dollars and thirty cents	690 30
Monmouth.....	One thousand nine hundred forty-nine dollars and four cents	1,949 04
Mount Vernon.....	Nine hundred seven dollars and seventy cents	907 70
Oakland.....	Two thousand five hundred fifty-three dollars and fifty-seven cents	2,553 57
Pittston.....	One thousand three hundred forty dollars and two cents	1,340 02
Randolph.....	Nine hundred eleven dollars and forty-two cents	911 42
Readfield.....	One thousand three hundred forty-four dollars and two cents	1,344 02
Rome.....	Two hundred twenty dollars and fifty cents	220 50
Sidney.....	One thousand two hundred sixty-one dollars and forty cents	1,261 40
Vassalboro.....	Two thousand five hundred fifty-six dollars and seventy-three cents	2,556 73
Vienna.....	Three hundred fifty-eight dollars and fifty-four cents	358 54
Waterville.....	Fifteen thousand five hundred eighty-one dollars and three cents	15,581 03
Wayne.....	Six hundred six dollars and twenty-six cents	606 26
West Gardiner.....	Eight hundred twenty-nine dollars and forty-four cents	829 44
Windsor.....	Six hundred sixty-two dollars and seventy-seven cents	662 77
Winslow.....	Five thousand three hundred two dollars and seventy cents	5,302 70
Winthrop.....	Three thousand two hundred ninety-one dollars and ninety-three cents	3,291 93
Unity Pl.....	Forty-five dollars and ten cents	45 10
Total.....	Eighty-six thousand five hundred ninety-nine dollars and fifty-six cents	\$86,590 66

KNOX COUNTY.

Aggiston.....	Seven hundred seven dollars and fifty-seven cents	\$707 57
Camden.....	Five thousand five hundred ninety-seven dollars and thirty-two cents	5,597 22
Cushing.....	Three hundred twenty-nine dollars and thirty-eight cents	329 28
Friendship.....	Five hundred ninety-six dollars and seventy-nine cents	596 79
Hope.....	Five hundred seventy dollars and forty cents	570 40
Hurricane Isle.....	One hundred eighteen dollars and ninety-two cents	118 22
North Haven.....	Six hundred ten dollars and forty-four cents	610 44
Rockland.....	Fourteen thousand four hundred twenty-four dollars and thirty-four cents	14,424 24
Rockport.....	Three thousand fifty-three dollars and thirty-two cents	3,053 32
So. Thomaston.....	One thousand eleven dollars and thirty cents	1,011 30
St. George.....	One thousand one hundred seventy-three dollars and thirteen cents	1,173 13
Thomaston.....	Three thousand six hundred eighteen dollars and nineteen cents	3,618 19
Union.....	One thousand four hundred forty-four dollars and forty-six cents	1,444 46
Vinalhaven.....	One thousand seven hundred twenty-six dollars and sixty-seven cents	1,726 67
Warren.....	Two thousand two hundred sixty-six dollars and ten cents	2,266 10
Washington.....	Seven hundred seventy-five dollars and seventy-six cents	775 76
Criehaven Pl.....	Twenty-one dollars and fifty-five cents	21 55
Matinicus Isle Pl.....	One hundred one dollars and thirty-two cents	101 22
Total.....	Thirty-eight thousand one hundred forty-six dollars and ninety-six cents	\$38,146 96

LINCOLN COUNTY.

Alna.....	Four hundred fifty-seven dollars and ninety-eight cents	\$457 98
Boothbay.....	One thousand five hundred twenty-two dollars and forty-three cents	1,522 43
Boothbay Harbor.....	Two thousand four hundred seventy-six dollars and eighty-five cents	2,476 85
Bremen.....	Three hundred eighty-nine dollars and seven cents	389 07
Bristol.....	Two thousand one hundred twenty-nine dollars and ninety cents	2,129 90
Damariscotta.....	One thousand two hundred sixty-five dollars and eighty cents	1,265 80
Dresden.....	One thousand seventy-eight dollars and forty-six cents	1,078 46
Edgecomb.....	Four hundred ninety-five dollars and eighty-two cents	495 82

LINCOLN COUNTY—CONCLUDED.

Jefferson.....	One thousand two hundred thirty-one dollars and five cents	1,231 05
Newcastle.....	One thousand eight hundred nineteen dollars and thirty-nine cents	1,819 39
Nobleborough.....	Six hundred eighty-nine dollars and five cents	689 05
Somerville.....	One hundred forty-five dollars and forty cents	145 40
Southport.....	Seven hundred forty-six dollars and seventy-two cents	746 72
Waldoboro.....	Two thousand five hundred eighty-two dollars and sixty-six cents.....	2,582 06
Westport.....	Two hundred twenty-nine dollars and eighty-one cents	229 81
Whitefield.....	One thousand two hundred fifty-dollars and sixty-two cents	1,250 62
Wiscasset.....	One thousand three hundred seventy-three dollars and eighty-two cents	1,373 82
Monhegan Pl.....	Sixty-three dollars and seven cents	63 07
Total.....	Nineteen thousand nine hundred forty-seven dollars and ninety cents	\$19,947 90

OXFORD COUNTY.

Albany.....	Three hundred sixty-four dollars and thirty-three cents	\$364 33
Andover.....	Five hundred sixty dollars and ninety-one cents	560 91
Bethel.....	Two thousand three hundred thirty-five dollars and ninety-two cents	2,335 92
Brownfield.....	Eight hundred forty-two dollars and seventeen cents	842 17
Buckfield.....	One thousand seventy-three dollars and seventy cents	1,073 70
Byron.....	Two hundred twenty-nine dollars and twenty-three cents	229 23
Canton.....	Nine hundred fifty-six dollars and ninety-one cents	956 91
Denmark.....	Seven hundred sixty-two dollars and sixty-five cents	762 65
Dixfield.....	Nine hundred seventy-one dollars and twelve cents	971 12
Fryeburg.....	Two thousand two hundred ninety-three dollars and eighty-nine cents	2,293 89
Gilead.....	Three hundred sixty-eight dollars and eighty-two cents	368 82
Grafton.....	One hundred fifty-seven dollars and nineteen cents	157 19
Greenwood.....	Four hundred twelve dollars and sixty-eight cents	412 68
Hanover.....	Two hundred nineteen dollars and six cents	219 06
Hartford.....	Six hundred seventy-nine dollars and fifty-nine cents	679 59
Hebron.....	Five hundred sixty-two dollars and sixteen cents	562 16

OXFORD COUNTY—CONCLUDED.

Hiram.....	Nine hundred forty-eight dollars and sixteen cents	948 16
Lovell.....	One thousand seventy-two dollars and ninety-three cents	1,072 33
Mason.....	Ninety-two dollars and eighty-four cents..	92 84
Mexico.....	Six hundred dollars and seventy-six cents	600 76
Newry.....	Three hundred twenty-four dollars and fifty cents	324 50
Norway.....	Three thousand five hundred eighty-nine dollars and seventy-three cents	3,589 73
Oxford.....	One thousand two hundred thirty-six dollars and forty-two cents	1,236 42
Paris.....	Three thousand five hundred eighty-four dollars and one cent	3,584 01
Pera.....	Six hundred twenty-eight dollars and twenty-seven cents	628 27
Porter.....	Six hundred seventy-eight dollars and thirty-six cents	678 36
Roxbury.....	One hundred sixty-nine dollars and sixty-four cents	169 64
Rumford.....	Four thousand seven hundred thirty-four dollars and three cents	4,734 03
Stoneham.....	Two hundred eighteen dollars and thirty-six cents	218 36
Stow.....	Three hundred thirty-three dollars and three cents	333 03
Sumner.....	Six hundred fifty-nine dollars and twelve cents	659 12
Sweden.....	Four hundred sixteen dollars and thirty-four cents	416 34
Upton.....	Two hundred seventy-eight dollars and fifty-nine cents	278 59
Waterford.....	Seven hundred ninety-three dollars and sixty-four cents	793 64
Woodstock.....	Five hundred eighty-seven dollars and eighty-eight cents	587 88
Milton Pl.....	One hundred fifty-five dollars and twenty-two cents	155 22
Total.....	Thirty-three thousand eight hundred ninety-two dollars and sixteen cents	\$33,892 16

OXFORD COUNTY WILD LANDS.

Fryeburg Acad. Grant	Thirty-seven dollars and thirteen cents ...	\$37 13
A. 1, Riley Pl.....	One hundred ninety-two dollars and fifty cents	192 50
Andover North Surplus	Ninety-eight dollars and seventy-five cents	98 75
Andover West Surplus	Forty dollars and seventy cents	40 70
C	Two hundred two dollars and eighty-four cents	202 84
C Surplus.....	One hundred dollars and sixty-nine cents..	100 69
No. 4, R. 1, Richardsontown.....	One hundred sixty-one dollars and forty-three cents	161 43

OXFORD COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 1, Magalloway Pl.....	Two hundred fifty-three dollars and fifty-two cents	253 52
No. 4, R. 2, Adamstown.....	Two hundred seventy-three dollars and twenty-four cents	273 24
No. 5, R. 2, Lincoln Pl.....	One hundred seventy-six dollars and ninety-eight cents	176 98
No. 4, R. 3, Lower Cupsuptic....	Two hundred fifty-nine dollars and eighty-eight cents	259 88
No. 5, R. 3, Parkertown.....	One hundred seventy-one dollars and eighty cents	171 80
No. 4, R. 4, Upper Cupsuptic....	One hundred eighty-two dollars and sixteen cents	182 16
No. 5, R. 4, Lynchtown.....	One hundred seventy-seven dollars and fifty-four cents	177 54
No. 4, R. 5, Oxbow.....	One hundred thirty-six dollars and forty-five cents	136 45
No. 4, R. 6, Bowmantown.....	One hundred forty-three dollars and twenty cents	143 20
No. 5, R. 5, Parmachenee.....	One hundred forty-eight dollars and forty-nine cents	148 49
Bachelor's Grant.....	One hundred ten dollars	110 00
Total	Two thousand eight hundred sixty-seven dollars and thirty cents	\$2,867 30

OXFORD COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

C. R. 1, W.B.K.P.....	Seven dollars and ninety-two cents	\$7 92
No. 4, R. 1, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 2, W.B.K.P...	Ten dollars and fifty-six cents	10 56
No. 4, R. 3, W.B.K.P...	Ten dollars and fifty-six cents	10 56
No. 5, R. 3, W.B.K.P...	Five dollars and ninety-four cents	5 94
No. 4, R. 4, W.B.K.P...	Six dollars and sixty cents	6 60
No. 5, R. 4, W.B.K.P...	Five dollars and ninety-four cents	5 94
No. 4, R. 5, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 5, R. 5, W.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 6, W.B.K.P...	Five dollars and fifty cents	5 50
Tract north of No. 4, R. 6, W.B.K.P.....	Thirty-five cents	35
A. R. 1, (Riley).....	Five dollars and twenty-eight cents	5 28
Andover, North Surplus	Two dollars and thirty-one cents	2 31
C. Surplus	Four dollars and forty cents	4 40
Total	Eighty-one dollars and twenty cents	\$81 20

PENOBSCOT COUNTY.

Alton.....	One hundred seventy-two dollars and eighty-seven cents	\$172 87
Argyle.....	One hundred ninety-three dollars and ninety cents	193 90
Bangor.....	Forty-three thousand five hundred fifty-five dollars and twenty-one cents	43,556 21
Bradford.....	Six hundred eighty-seven dollars and thirty-two cents	687 32
Bradley.....	Four hundred six dollars and sixty-five cents	406 65
Brewer.....	Four thousand six hundred fifty-one dollars and eighty-two cents	4,651 82
Burlington.....	Three hundred sixty-eight dollars and fifty-four cents	368 54
Carmel.....	Eight hundred eight dollars and seventy-six cents	808 76
Carroll.....	Three hundred ten dollars and fifty-eight cents	310 58
Charleston.....	Eight hundred seven dollars and thirteen cents	807 13
Chester.....	One hundred eighty-eight dollars and thirteen cents	188 13
Clifton.....	One hundred fifty-seven dollars and forty-nine cents	157 49
Corinna.....	One thousand two hundred fifty-five dollars and ninety-two cents	1,255 92
Corinth.....	One thousand one hundred fifty dollars and forty-two cents	1,150 42
Dexter.....	Three thousand three hundred two dollars and three cents	3,302 03
Dixmont.....	Seven hundred twelve dollars and forty-eight cents	712 48
Eddington.....	Four hundred forty-seven dollars and two cents	447 02
Edinburg.....	Seventy-three dollars and sixteen cents ..	73 16
Enfield.....	Seven hundred sixteen dollars and thirty-eight cents	716 38
Etna.....	Three hundred sixty-eight dollars and ninety-four cents	368 94
Exeter.....	Nine hundred twenty-four dollars and forty-one cents	924 41
Garland.....	Nine hundred thirty-four dollars and one cent	934 01
Glenburn.....	Three hundred eighty-six dollars and eight cents	386 08
Greenbush.....	Two hundred forty-two dollars and forty-six cents	242 46
Greenfield.....	One hundred twenty-three dollars and fifty-nine cents	123 59
Hampden.....	One thousand nine hundred twenty-nine dollars and fifty-seven cents	1,929 57
Hermon.....	Nine hundred ninety-six dollars and thirty-two cents	996 32
Holden.....	Four hundred twenty-two dollars and twenty-three cents	422 23
Howland.....	Eight hundred forty dollars and thirty-eight cents	840 38

PENOBSCOT COUNTY—CONCLUDED.

Hudson.....	Three hundred three dollars and eighty-two cents	303 83
Kenduskeag.....	Four hundred fifty-five dollars and three cents	455 08
Kingman.....	Four hundred fifty dollars and twenty-seven cents	450 27
Lagrange.....	Five hundred twenty dollars and eight cents	520 08
Lee.....	Three hundred fifty-five dollars and seventy-six cents	355 76
Levant.....	Six hundred ninety-five dollars and ninety-nine cents.....	695 99
Lincoln.....	One thousand three hundred fifty-two dollars and four cents	1,352 04
Lowell.....	Two hundred thirty-six dollars and forty-two cents	236 42
Mattamiscontis.....	Fifty-three dollars and thirteen cents	53 13
Mattawamkeag.....	Three hundred fifty-two dollars and fifty-nine cents	352 59
Maxfield.....	Sixty-seven dollars and sixty-six cents	67 66
Medway.....	Two hundred seventy-seven dollars and eighty-four cents	277 84
Milford.....	Eight hundred forty-seven dollars and thirty cents	847 30
Mount Chase.....	One hundred fifty-five dollars and thirty cents	155 30
Newburgh.....	Seven hundred twenty-nine dollars and seventy-six cents	729 76
Newport.....	One thousand five hundred seventy-eight dollars and seventy-three cents	1,578 73
Old Town.....	Four thousand six hundred eight dollars and thirty-six cents	4,608 36
Orono.....	Two thousand eight hundred fifty-nine dollars and fifteen cents	2,859 15
Orrington.....	One thousand one hundred forty-one dollars and eighty-one cents	1,141 81
Passadumkeag.....	One hundred twenty-three dollars and thirty-seven cents	123 37
Patten.....	One thousand one hundred eighty-eight dollars and twenty-seven cents	1,188 27
Plymouth.....	Four hundred ninety-three dollars and thirty-one cents	493 31
Prentiss.....	Two hundred nine dollars and fifty-seven cents	209 57
Springfield.....	Three hundred twenty-one dollars and ninety-eight cents.....	321 98
Stetson.....	Five hundred ninety-nine dollars and twenty-nine cents	599 29
Veazie.....	Seven hundred twenty-five dollars and ninety cents	725 90
Winn.....	Four hundred fifteen dollars and thirty cents	415 30
Woodville.....	One hundred thirty-one dollars and thirty-three cents	131 33
Total.....	Eighty-eight thousand three hundred eighty-three dollars and sixteen cents ..	\$88,383 16

PENOBSCOT COUNTY WILD LANDS.

No. 2, R. 1, N.B.P.P. East part	Sixty-nine dollars and thirty cents	389 30
No. 2, R. 1, N.B.P.P. West part.	Forty-four dollars and sixteen cents	44 16
No. 4, R. 1, N.B.P.P. Lakeville Pl.....	Two hundred three dollars and fifty cents	203 50
No. 5, R. 1, N.B.P.P.	Forty-five dollars and forty-six cents	45 46
No. 6, R. 2, N.B.P.P. Webster Pl.....	Seventy-two dollars and nineteen cents ...	72 19
No. 7, R. 4, N.B.P.P. Drew Pl.....	One hundred thirty-four dollars and seven cents	134 07
No. 2, R. 2, N. W. P...	Two hundred eight dollars and eleven cents	208 11
No. 2, R. 2, N.W.P., E. half, Sebobeis Pl.....	Sixty dollars and sixty-one cents	60 61
No. 2, R. 2, N.W.P., W. half, Sebobeis Pl.....	Sixty dollars and sixty-one cents	60 61
No. 2, R. 2, N.W.P...	One hundred fourteen dollars and eighteen cents	114 18
No. 2, R. 2, N.W.P., Eastern Division...	Forty-five dollars and fifty-one cents	45 51
No. 2, R. 2, N.W.P., Middle Division....	Fifty-two dollars and ninety-seven cents..	52 97
No. 2, R. 2, N.W.P., Westerly part.....	Forty-four dollars and thirty-six cents	44 36
No. 1, R. 6, W.E.L.S.	One hundred twenty-one dollars	121 00
No. 2, R. 6, W.E.L.S.	Two hundred twenty-two dollars and seven cents	222 17
No. 2, R. 6, W.E.L.S. Stacyville Pl.....	One hundred forty-four dollars and thirty-eight cents	144 38
No. 6, R. 6, W.E.L.S.	Seventy-five dollars and seventy-six cents	75 76
No. 7, R. 6, W.E.L.S.	Seventy-four dollars and thirty-two cents	74 32
No. 2, R. 6, W.E.L.S., N. ½	Seventy-five dollars and ninety cents	75 90
No. 2, R. 6, W.E.L.S., S. ½	Seventy-five dollars and ninety cents	75 90
A. R. 7, W.E.L.S....	Ninety-four dollars and eighty-seven cents	94 87
No. 1, R. 7, W.E.L.S..	One hundred seventy-seven dollars and eighty-four cents	177 84
No. 2, R. 7, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 7, W.E.L.S., S. part	Sixty-four dollars and eighty-six cents	64 86
No. 2, R. 7, W.E.L.S., N. part	Forty-one dollars and eighty-five cents ...	41 85
No. 2, R. 7, W.E.L.S., N. ½.....	Forty-five dollars and forty-six cents	45 46
No. 4, R. 7, W.E.L.S., S. ½.....	Forty-five dollars and forty-six cents	45 46
No. 5, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 6, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 7, R. 7, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 8, R. 7, W.E.L.S., N. half	Sixty dollars and sixty-one cents	60 61
No. 8, R. 7, W.E.L.S., S. W. ¼.....	Eighteen dollars and ninety-four cents ...	18 94

PENOBSCOT COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 7, W.E.L.S., S. E. ¼.....	Thirty dollars and thirty cents	30 30
East Hopkins Acad.	Twenty-six dollars and seventy-six cents..	26 76
West Hopkins Acad.	Thirty dollars and fifty-eight cents	30 58
No. 3, R. 8, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
A. R. 8 and 9, W. E. L. S.....	Seventy dollars and thirty-five cents	70 35
A. R. 8 and 9, W.E.L.S. Veazie Gore.....	Four dollars and thirteen cents	4 13
No. 3, Indian purchase, W. E. L. S.....	One hundred twenty-eight dollars and sev- enty cents	128 70
Great Northern Paper Co. Tract, Millinocket.....	One thousand three hundred seventy-five dollars	1,375 00
No. 4, Indian purchase, W. E. L. S.....	One hundred fourteen dollars and forty cents	114 40
No. 1, R. 8, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 2, R. 8, south half, W. E. L. S.....	Fifty-three dollars and three cents	53 03
No. 2, R. 8, north half, W. E. L. S.....	Fifty-three dollars and three cents	53 03
No. 3, R. 8, W.E.L.S.	Ninety dollars and ninety-two cents	90 92
No. 4, R. 8, W.E.L.S.	Sixty dollars and sixty-one cents	60 61
No. 5, R. 8, W.E.L.S.	One hundred twenty-one dollars and twenty-two cents	121 22
No. 6, R. 8, W.E.L.S., southeast quarter ...	Eighteen dollars and ninety-four cents ...	18 94
No. 6, R. 8, W.E.L.S., west half	Fifty-three dollars and three cents	53 03
No. 6, R. 8, W.E.L.S., northeast quarter ..	Thirty dollars and thirty cents	30 30
No. 7, R. 8, W.E.L.S.	One hundred seventeen dollars and ninety- two cents	117 92
No. 1, North Division, Summit Pl.....	Ninety dollars and ninety-two cents	90 92
No. 2, North Division, Grand Falls Pl.....	One hundred twenty-one dollars and twenty-two cents	121 22
Total	Five thousand six hundred ninety-one dollars and eighty-three cents	\$5,691 83

PENOBSCOT COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.

No. 1, R. 6, W.E.L.S..	Four dollars and thirteen cents	\$4 13
No. 2, R. 6, W.E.L.S..	Eight dollars and twenty-six cents	8 26
No. 6, R. 6, W.E.L.S..	Two dollars and six cents	2 06
No. 7, R. 6, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 6, W.E.L.S..	Five dollars and twenty-eight cents	5 28
A. R. 7, W.E.L.S.....	Two dollars and sixty-four cents	2 64
No. 1, R. 7, W.E.L.S....	Six dollars and eighty-seven cents	6 87
No. 2, R. 7, W.E.L.S....	Five dollars and twenty-eight cents	5 28
No. 3, R. 7, W.E.L.S....	Four dollars and thirteen cents	4 13

PENOBSCOT COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 7, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 5, R. 7, W.E.L.S...	Two dollars and sixty-one cents	2 61
No. 6, R. 7, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 7, R. 7, W.E.L.S...	Two dollars and sixty-four cents	2 64
No. 8, R. 7, W.E.L.S...	Four dollars and thirteen cents	4 13
A. R. 8 and 9, W.E.L.S.	One dollar and ninety-eight cents	1 98
No. 1, R. 8, W.E.L.S...	Two dollars and ninety-seven cents	2 97
No. 2, R. 8, W.E.L.S...	Three dollars and thirty cents	3 30
No. 3, R. 8, W.E.L.S...	Two dollars and seventy-five cents	2 75
No. 4, R. 8, W.E.L.S...	One dollar and thirty-seven cents	1 37
No. 5, R. 8, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 6, R. 8, W.E.L.S...	Three dollars and forty-three cents	3 43
No. 7, R. 8, W.E.L.S...	Three dollars and forty-three cents	3 43
No. 8, R. 8, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 3, Indian Purchase, W. E. L. S.	Four dollars and thirteen cents	4 13
No. 4, Indian Purchase, W. E. L. S.	Four dollars and thirteen cents	4 13
No. 3, R. 1, N.B.P.P...	Two dollars and seventy-five cents	2 75
No. 5, R. 1, N.B.P.P...	One dollar and ten cents	1 10
No. 2, R. 3, N.W.P....	Six dollars and sixty cents	6 60
No. 2, R. 9, N.W.P....	Two dollars and sixty-four cents	2 64
No. 3, R. 8, N.W.P....	Three dollars and thirty cents	3 30
Hopkins Acad. Grant	One dollar and sixty-five cents	1 65
Total	One hundred nine dollars and thirty-eight cents	\$109 38

PISCATAQUIS COUNTY.

Abbot.....	Four hundred eighty-three dollars and fifty-two cents	\$483 52
Atkinson.....	Four hundred twenty-six dollars and eighty-two cents	426 82
Blanchard.....	One hundred sixty-eight dollars and ninety-three cents	168 93
Brownville.....	One thousand one hundred eighty-two dollars and seventy-eight cents	1,182 78
Dover.....	Two thousand five hundred thirty-eight dollars and sixty-eight cents	2,538 68
Foxcroft.....	One thousand seven hundred ninety-one dollars and forty cents	1,791 40
Greenville.....	One thousand one hundred thirty dollars and eighty-eight cents	1,130 88
Guilford.....	One thousand five hundred eighty-nine dollars and seventy cents	1,589 70
Medford.....	One hundred eighty-six dollars and fifty cents	186 50
Milo.....	One thousand one hundred three dollars and thirty-two cents	1,103 32

PISCATAQUIS COUNTY—CONCLUDED.

Monson.....	Six hundred eighty-five dollars and ninety-two cents	685 92
Orneville.....	Two hundred seventy-one dollars and fifty-six cents	271 56
Parkman.....	Six hundred thirty-two dollars and fifty-six cents	632 56
Sangerville.....	One thousand four hundred forty-one dollars and twenty-three cents	1,441 23
Sebec.....	Four hundred sixty-two dollars and fifty-three cents	462 53
Shirley.....	Two hundred eleven dollars and fifty-seven cents	211 57
Wellington.....	Two hundred sixty-five dollars and fifty-three cents	265 53
Williamsburg.....	Ninety-two dollars and eighty-seven cents	92 87
Willimantic.....	Two hundred ninety-seven dollars and ninety-four cents	297 94
Total.....	Fourteen thousand nine hundred sixty-four dollars and twenty-four cents.....	\$14,964 24

PISCATAQUIS COUNTY WILD LANDS.

No. 4, R. 8, N. W. P., south part Merrick Spool Co. Plant, Lakeview Pl.....	One hundred sixty-five dollars	\$165 00
No. 4, R. 8, N. W. P., E. ¼, Lakeview Pl.....	One hundred eight dollars and thirty-six cents	108 36
No. 4, R. 8, N. W. P., West part, Lakeview Pl.....	Forty-five dollars and nine cents	45 09
No. 6, R. 8, formerly Barnard Pl.....	Ninety dollars and twenty-four cents	90 24
No. 7, R. 8, formerly Bowerbank Pl.....	One hundred eighty-one dollars and eighty-three cents	181 83
No. 4, R. 9, N.W.P....	One hundred ninety-six dollars and ninety-eight cents	196 98
No. 5, R. 9, N.W.P....	One hundred ninety-six dollars and ninety-eight cents	196 98
No. 6, R. 9, N. W. P., Katahdin Iron Works	One hundred fifty-one dollars and fifty-two cents	151 52
No. 7, R. 9, N.W.P....	Eighty-five dollars and eighteen cents	85 18
No. 8, R. 9, Ellittsville, N. W. P.....	Two hundred sixty-one dollars and eleven cents	261 11
No. 3, R. 5, B.P.E.K. R	One hundred eighty-one dollars and eighty-three cents	181 83
No. 2, R. 6, B.P.E.K. R	One hundred sixty-dollars and twenty-six cents	160 26
No. 1, R. 9, W.E.L.S..	One hundred six dollars and seven cents ..	106 07
No. 2, R. 9, W.E.L.S..	Ninety dollars and ninety-one cents	90 91
No. 3, R. 9, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 4, R. 9, W.E.L.S..	One hundred sixty-six dollars and sixty-eight cents	166 68
No. 5, R. 9, W.E.L.S..	One hundred thirty-six dollars and twenty-three cents	136 23

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 6, R. 9, W.E.L.S....	One hundred seventy-four dollars and forty-one cents	174 41
No. 7, R. 9, W.E.L.S., east half	Forty-five dollars and thirty-seven cents ..	45 37
No. 7, R. 9, W.E.L.S., west half	Fifty-two dollars and ninety-three cents..	52 92
No. 8, R. 9, W.E.L.S....	One hundred five dollars and eighty-six cents	105 86
No. 9, R. 9, W.E.L.S....	One hundred five dollars and seventy-three cents	105 72
No. 10, R. 9, W.E.L.S..	One hundred ten dollars and ninety-two cents	110 92
A. R. 10, W.E.L.S.....	Seventy-five dollars and seventy-six cents	75 76
B. R. 10, W.E.L.S.....	Fifty-six dollars and forty-six cents	56 46
No. 1, R. 10, W.E.L.S..	Ninety dollars and ninety-two cents	90 92
No. 2, R. 10, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 3, R. 10, W.E.L.S..	One hundred six dollars and six cents	106 06
No. 4, R. 10, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 5, R. 10, W.E.L.S., east half	Sixty-two dollars and thirteen cents	62 12
No. 5, R. 10, N. W. fourth, W.E.L.S.....	Forty-three dollars and thirty-five cents..	43 35
No. 5, R. 10, S. W. fourth, W.E.L.S.....	Twenty-five dollars and fifty-five cents	25 55
No. 6, R. 10, W.E.L.S..	One hundred twenty-five dollars and one cents	125 01
No. 7, R. 10, W.E.L.S..	Eighty dollars and seventy-four cents	80 74
No. 8, R. 10, W.E.L.S..	Ninety-three dollars and eighty-nine cents ..	93 89
No. 9, R. 10, W.E.L.S..	Ninety-four dollars and eighty-two cents..	94 82
No. 10, R. 10, W.E.L.S..	One hundred fifty dollars and ninety-three cents	150 92
A. R. 11, W.E.L.S.....	One hundred fifty-one dollars and fifty-two cents	151 52
B. R. 11, W.E.L.S.....	One hundred seventy-seven dollars and eighty-one cents	177 81
No. 1, R. 11, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 11, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 3, R. 11, W.E.L.S..	One hundred ten dollars and eighty-eight cents	110 88
No. 4, R. 11, W.E.L.S..	One hundred seventeen dollars and seven cents	117 07
No. 5, R. 11, W.E.L.S..	One hundred fifty-three dollars and eighty-eight cents	153 88
No. 6, R. 11, W.E.L.S..	One hundred twenty-one dollars and twenty-two cents	121 22
No. 7, R. 11, W.E.L.S..	One hundred eighteen dollars and eighty-one cents	118 81
No. 8, R. 11, W.E.L.S., N. E. $\frac{1}{4}$	Thirty dollars and fifty-two cents	30 52
No. 8, R. 11, W.E.L.S., W. $\frac{1}{2}$ & S. E. $\frac{1}{4}$	One hundred two dollars and ninety-nine cents	102 99
No. 9, R. 11, W.E.L.S., N. $\frac{1}{2}$	Sixty-eight dollars and sixty-eight cents ..	68 68
No. 9, R. 11, W.E.L.S., S. $\frac{1}{2}$	Sixty-eight dollars and sixty-eight cents ..	68 68
No. 10, R. 11, W.E.L.S..	One hundred twenty-five dollars and eighteen cents	125 18
No. 7, R. 10, N. W. P., Bowdoin College East	One hundred thirty-six dollars and thirty-seven cents	136 37
No. 8, R. 10, N. W. P., Bowdoin College West	One hundred fifty-one dollars and fifty-two cents	151 52

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

A. R. 12, W.E.L.S.....	One hundred eighty-six dollars and forty-eight cents	186 48
No. 1, R. 12, W.E.L.S., N. two-thirds	Ninety-five dollars and four cents	95 04
No. 1, R. 12, W.E.L.S., S. third	Fifty-eight dollars and eight cents	58 08
No. 2, R. 12, W.E.L.S..	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 12, W.E.L.S., E. half	Sixty dollars and sixty-one cents	60 61
No. 2, R. 12, W.E.L.S., W. half	Fifty-three dollars and three cents	53 03
No. 4, R. 12, W.E.L.S., E. half	Sixty dollars and sixty-one cents	60 61
No. 4, R. 12, W.E.L.S., W. half	Forty-six dollars and ninety-three cents ..	46 93
No. 5, R. 12, W.E.L.S..	One hundred forty-four dollars and forty cents	144 40
No. 6, R. 12, W.E.L.S..	One hundred twenty-four dollars and five cents	124 05
No. 7, R. 12, W.E.L.S..	One hundred forty-three dollars and fifty-seven cents	143 57
No. 8, R. 12, W.E.L.S..	One hundred thirty-six dollars and eighty-nine cents	136 89
No. 9, R. 12, W.E.L.S., N. $\frac{1}{2}$	Sixty-six dollars and fifteen cents	66 15
No. 9, R. 12, W.E.L.S., S. $\frac{1}{2}$	Sixty-six dollars and fifteen cents	66 15
No. 10, R. 12, W.E.L.S.	One hundred five dollars and eighty-three cents	105 83
A. R. 12, W.E.L.S., Frenchtown	Two hundred seventy-two dollars and seventy-five cents	272 75
A. 2, R. 12 and 14, W.E. L. S.	One hundred six dollars and ten cents	106 10
No. 1, R. 12, W.E.L.S..	One hundred sixty-nine dollars and seventy-eight cents	169 78
No. 2, R. 12, W.E.L.S..	One hundred seventeen dollars and seventy cents	117 70
No. 3, R. 12, W.E.L.S..	One hundred twenty-three dollars and ten cents	123 10
No. 4, R. 12, W.E.L.S..	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 5, R. 12, W.E.L.S., Chesuncook	One hundred one dollars and twenty-seven cents	101 27
No. 6, R. 12, W.E.L.S..	One hundred sixty-five dollars and eighty-three cents	165 83
No. 7, R. 12, W.E.L.S..	One hundred seventy-five dollars and ninety-nine cents	175 99
No. 8, R. 12, W.E.L.S..	One hundred forty-one dollars and twenty-nine cents	141 29
No. 9, R. 12, W.E.L.S..	One hundred thirty-eight dollars and fifty cents	138 50
No. 10, R. 12, W.E.L.S.	One hundred twenty-two dollars and thirty-nine cents	122 39
A. R. 14, W. E. L. S., Lily Bay	Two hundred seventy-four dollars and seventy-three cents	274 73
No. 1, R. 14, W.E.L.S., North one-half	Sixty-seven dollars and ninety-seven cents ..	67 97
No. 1, R. 14, W.E.L.S., South one-half	Sixty-seven dollars and ninety-seven cents ..	67 97
X. R. 14, W.E.L.S.....	Thirty-eight dollars and one cent	38 01
No. 2, R. 14, and 15, W. E. L. S., E. $\frac{1}{2}$	One hundred ten dollars and ninety-three cents	110 93
No. 2, R. 14, and 15, W. E. L. S., W. $\frac{1}{2}$	One hundred forty-three dollars and seventy-seven cents	143 77
No. 4, R. 14, W.E.L.S., S. E. $\frac{1}{4}$	Thirty-eight dollars and forty-five cents ..	38 45
No. 4, R. 14, W.E.L.S., N. $\frac{1}{2}$ & S. W. $\frac{1}{4}$	One hundred fifteen dollars and thirty-four cents	115 34

PISCATAQUIS COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 14, W.E.L.S.	One hundred forty-nine dollars and sixty-nine cents	149 69
No. 6, R. 14, W.E.L.S.	One hundred fifty-six dollars and sixty cents	156 00
No. 7, R. 14, W.E.L.S., W. $\frac{1}{2}$ & N. E. $\frac{1}{4}$	One hundred eleven dollars and twenty-seven cents	111 27
No. 7, R. 14, W.E.L.S., S. E. $\frac{1}{4}$	Thirty-seven dollars and ten cents	37 10
No. 8, R. 14, W.E.L.S..	One hundred seventy-two dollars and fifty-eight cents	172 58
No. 9, R. 14, W.E.L.S..	One hundred thirty-nine dollars and fifty-eight cents	139 68
No. 10, R. 14, W.E.L.S.	One hundred twenty-seven dollars and eighteen cents	127 18
Sugar Island, W.E.L.S.	Forty-four dollars and fifty-five cents	44 55
Deer Island, W.E.L.S.	Thirty-three dollars	33 00
Middlesex Canal, W.E. L. S.....	One hundred twenty-one dollars and twenty-two cents	121 22
Day's Acad. Grant, W. E. L. S.....	One hundred fifteen dollars and forty-nine cents	115 46
No. 4, R. 15, W.E.L.S.	One hundred twenty-six dollars and sixty-two cents	126 62
No. 5, R. 15, W.E.L.S., N. W. $\frac{1}{4}$	Twenty-six dollars and twenty-nine cents	26 29
No. 5, R. 15, W.E.L.S., S. $\frac{1}{2}$ & N. E. $\frac{1}{4}$	Seventy-eight dollars and eighty-eight cents	78 88
No. 6, R. 15, W.E.L.S..	One hundred forty dollars and fifteen cents	140 15
No. 7, R. 15, W.E.L.S., E. half	Seventy-two dollars and ninety-four cents	72 94
No. 7, R. 15, W.E.L.S., W. half	Sixty-two dollars and fifty-two cents	62 52
No. 8, R. 15, W.E.L.S..	One hundred twenty-four dollars and ninety-seven cents	124 97
No. 9, R. 15, W.E.L.S..	One hundred twenty-six dollars and twenty-two cents	126 22
No. 10, R. 15, W.E.L.S.	One hundred seven dollars and twenty-seven cents	107 27
Moose Island	Six dollars and sixty cents	6 60
Kineo	Three hundred thirty dollars	330 00
Farm Island	Eleven dollars	11 00
No. 3, R. 2, B.P.E.K. R., Kingsbury Pl.....	One hundred forty-eight dollars and fifty cents	148 50
Total	Twelve thousand nine hundred twelve dollars and thirty-five cents	\$12,912 35

PISCATAQUIS COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 2, R. 6, B.P.E.K.R.	Six dollars and sixty cents	\$6 60
No. 1, R. 9, W.E.L.S...	Three dollars and thirty cents	3 30
No. 2, R. 9, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 3, R. 9, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 4, R. 9, W.E.L.S...	Six dollars and nineteen cents	6 19
No. 5, R. 9, W.E.L.S...	Four dollars and eighty-one cents	4 81
No. 6, R. 9, W.E.L.S...	Six dollars and nineteen cents	6 19
No. 7, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 8, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONTINUED.

No. 9, R. 9, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 10, R. 9, W.E.L.S..	Three dollars and forty-four cents	3 44
A. R. 10, W.E.L.S.....	One dollar and ninety-eight cents	1 98
B. R. 10, W.E.L.S.....	One dollar and fifty-eight cents	1 58
No. 1, R. 10, W.E.L.S..	Two dollars and sixty-four cents	2 64
No. 2, R. 10, W.E.L.S..	Three dollars and ninety-six cents	3 96
No. 3, R. 10, W.E.L.S..	Three dollars and thirty cents	3 30
No. 4, R. 10, W.E.L.S..	Four dollars and thirteen cents	4 13
No. 5, R. 10, W.E.L.S..	Five dollars and fifty cents	5 50
No. 6, R. 10, W.E.L.S..	Four dollars and twelve cents	4 12
No. 7, R. 10, W.E.L.S..	Two dollars and six cents	2 06
No. 8, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 9, R. 10, W.E.L.S..	Two dollars and seventy-five cents	2 75
No. 10, R. 10, W.E.L.S.	Four dollars and eighty-one cents	4 81
A. R. 11, W.E.L.S.....	Five dollars and fifty cents	5 50
B. R. 11, W.E.L.S.....	Four dollars and eighty-one cents	4 81
No. 1, R. 11, W.E.L.S.	Five dollars and fifty cents	5 50
No. 2, R. 11, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 3, R. 11, W.E.L.S.	Three dollars and thirty cents	3 30
No. 4, R. 11, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 5, R. 11, W.E.L.S.	Five dollars and fifty cents	5 50
No. 6, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
No. 7, R. 11, W.E.L.S.	Two dollars and seventy-five cents	2 75
No. 8, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
No. 9, R. 11, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 11, W.E.L.S.	Four dollars and twelve cents	4 12
A. R. 12, W.E.L.S.....	Five dollars and ninety-four cents	5 94
No. 1, R. 12, W.E.L.S.	Four dollars and sixty-two cents	4 62
No. 2, R. 12, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 3, R. 12, W.E.L.S.	Three dollars and ninety-six cents	3 96
No. 4, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 5, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 6, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 7, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 8, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 9, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 12, W.E.L.S.	Three dollars and forty-four cents	3 44
A. R. 13, W.E.L.S.....	Eleven dollars	11 00
A. & R. 13 & 14, W.E.L.S.	Three dollars and seventy-four cents	3 74
No. 1, R. 13, W.E.L.S.	Six dollars and eighty-seven cents	6 87
No. 2, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 3, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 4, R. 13, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 13, W.E.L.S.	Four dollars and thirteen cents	4 13

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 6, R. 12, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 7, R. 12, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 8, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 9, R. 12, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 12, W.E.L.S.	Four dollars and thirteen cents	4 13
A, R. 14, W.E.L.S.....	Twelve dollars and thirty-eight cents	12 38
No. 1, R. 14, W.E.L.S.	Five dollars and twenty-eight cents	5 28
No. 2, R. 14, W.E.L.S.,	Five dollars and twenty-eight cents	5 28
No. 3, R. 14 & 15, W. E. L. S., east half.....	Four dollars and thirteen cents	4 13
No. 3, R. 14 & 15, W. E. L. S., west half	Four dollars and sixty-two cents	4 62
No. 4, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 14, W.E.L.S.	Five dollars and fifty cents	5 50
No. 6, R. 14, W.E.L.S.	Five dollars and fifty cents	5 50
No. 7, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 8, R. 14, W.E.L.S.	Six dollars and nineteen cents	6 19
No. 9, R. 14, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 10, R. 14, W.E.L.S.	Four dollars and thirteen cents	4 13
X, R. 14, W.E.L.S.....	One dollar and thirty-seven cents	1 37
Day's Academy, R. 15, W. E. L. S.....	Two dollars and ninety-seven cents	2 97
No. 4, R. 15, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 5, R. 15, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 6, R. 15, W.E.L.S.	Four dollars and eighty-one cents	4 81
No. 7, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 8, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 9, R. 15, W.E.L.S.	Four dollars and thirteen cents	4 13
No. 10, R. 15, W.E.L.S.	Three dollars and forty-four cents	3 44
No. 4, R. 9, N.W.P.....	Seven dollars and twenty-six cents	7 26
No. 5, R. 9, N.W.P.....	Seven dollars and twenty-six cents	7 26
No. 6, R. 9, N.W.P.....	Five dollars and twenty-eight cents	5 28
No. 7, R. 9, N.W.P.....	Three dollars and forty-four cents	3 44
No. 7, R. 10, Bowdoin College East N.W.P.	Four dollars and sixty-two cents	4 62
No. 8, R. 10, Bowdoin College West,N.W.P.	Five dollars and twenty-eight cents	5 28
Total	Three hundred ninety-one dollars and forty-one cents	\$391 41

SAGADAHOC COUNTY.

Arrowsic.....	One hundred eighty-eight dollars and twenty cents	\$188 20
Bath.....	Seventeen thousand eight hundred twenty-five dollars and thirty-one cents	17,825 31
Bowdoin.....	Eight hundred fifteen dollars and fourteen cents	815 14
Bowdoinham.....	One thousand five hundred eighty-six dollars and fourteen cents	1,586 14
Georgetown.....	Five hundred ninety-seven dollars and sixty-six cents	597 66
Perkins.....	One hundred fifteen dollars and ninety-two cents	115 92
Phillipsburg.....	One thousand one hundred fifty-eight dollars and twelve cents	1,158 12
Richmond.....	Three thousand thirty-one dollars and twenty-three cents	3,081 23
Topsam.....	Two thousand eight hundred sixty-two dollars and sixty-five cents.....	2,862 65
West Bath.....	Three hundred sixty-seven dollars and thirty-six cents	367 36
Woolwich.....	Nine hundred seventy-three dollars and twenty-three cents4.....	913 23
Total.....	Twenty-nine thousand five hundred twenty dollars and ninety-six cents	\$29,520 96

SOMERSET COUNTY.

Anson.....	One thousand seven hundred two dollars and forty cents	\$1,702 40
Athens.....	Eight hundred seventy-seven dollars and seventeen cents	877 17
Bingham.....	Seven hundred twenty-six dollars and sixty cents	726 60
Cambridge.....	Three hundred twenty-four dollars and fifty-three cents	324 53
Canaan.....	Eight hundred seventy-two dollars and seventy-six cents	872 76
Concord.....	One hundred ninety-two dollars and seven cents	192 07
Cornville.....	Eight hundred forty-three dollars and ninety-two cents	843 92
Detroit.....	Three hundred ninety-three dollars and sixty-seven cents	393 67
Embsden.....	Seven hundred seventy-six dollars and sixty-one cents	776 61
Fairfield.....	Four thousand two hundred fifty dollars and forty-three cents	4,250 43
Harmony.....	Five hundred thirty-four dollars and five cents	534 05
Hartland.....	One thousand two hundred forty-three dollars and eighty-four cents	1,243 84
Madison.....	Four thousand seven hundred forty-four dollars and thirty-six cents	4,744 36
Mercer.....	Four hundred forty-six dollars and thirty-two cents	446 32
Moscow.....	Two hundred eighty-six dollars and forty-seven cents.....	286 47

SOMERSET COUNTY—CONCLUDED.

New Portland.....	Seven hundred eighty-one dollars and eighty-two cents	781 82
Norridgewood.....	One thousand six hundred twenty-two dollars and twenty-one cents	1,622 21
Palmyra.....	Nine hundred twenty-eight dollars and sixty-five cents	928 65
Pittsfield.....	Three thousand six hundred twelve dollars and forty-three cents	3,612 42
Ripley.....	Three hundred seventy-one dollars and fourteen cents	371 14
St. Albans.....	One thousand one hundred six dollars and seventy-eight cents	1,166 78
Skowhegan.....	Nine thousand five hundred twenty-seven dollars and ninety-two cents	9,527 92
Smithfield.....	Three hundred ninety-one dollars and seventy-two cents	391 72
Solon.....	One thousand twenty-four dollars	1,024 00
Starks.....	Five hundred seventy-eight dollars and twenty-two cents	578 22
Total.....	Thirty-eight thousand one hundred sixty dollars and nine cents	38,160 09

SOMERSET COUNTY WILD LANDS.

No. 2.R. 1.B.P.W.K.R. Lexington Pl.....	One hundred fifty-one dollars and fifty-three cents	\$151 53
No. 1.R. 2.B.P.W.K.R. Pleasant Ridge Pl..	Seventy-three dollars and ninety cents ...	73 90
No. 2.R. 2.B.P.W.K.R. Highland Pl.....	Sixty dollars and sixty-one cents	60 61
No. 1.R. 3.B.P.W.K.R. Carrying Place Pl..	Thirty-six dollars and sixty-four cents ...	36 64
No. 2. R. 2. B.P.W.K. R., East part, Carrying Place Town	Seventy-five dollars and ninety-one cents	75 92
No. 2. R. 2. B.P.W.K. R., West part, mile strip, Carrying Place Town	Fifteen dollars and eighty-four cents	15 84
No. 3.R. 3.B.P.W.K.R. Dead River Pl.....	Ninety dollars and ninety-one cents	90 91
No. 4.R. 3.B.P.W.K.R., N. half, Bigelow Pl.....	Ninety-nine dollars and sixty cents	99 60
No. 1.R. 4.B.P.W.K.R. Bowtown.....	Ninety-three dollars and sixty-one cents..	93 61
No. 2.R. 4.B.P.W.K.R., East half, Pierce Ponds.....	Seventy-one dollars and twenty cents	71 20
West half, Pierce Ponds.....	Sixty-seven dollars and forty cents	67 40
No. 3.R. 4.B.P.W.K.R., N. ½.....	Eighty-two dollars and sixty-four cents..	82 64
No. 3.R. 4.B.P.W.K.R., S. ½.....	Forty-one dollars and thirty-two cents ...	41 32
No. 4.R. 4.B.P.W.K.R. Flag Staff Pl.....	One hundred ten dollars	110 00

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 1, R. 5, B.P.W.K.R., R., East Can. Road.. West Forks Pl.....	Fifty-nine dollars and nine cents	59 09
West Can. Road, West Forks Pl.....	Sixty-one dollars and forty cents	61 40
No. 2, R. 5, B.P.W.K.R., East half, Lower Enchanted T'n	Twenty-two dollars and two cents	22 02
No. 2, R. 5, B.P.W.K.R., West half, Lower Enchanted T'n	Forty-four dollars and six cents	44 06
No. 2, R. 5, B.P.W.K.R., Part, Pratt tract....	One hundred ninety-seven dollars and six- teen cents	197 16
Part, Pray tract	Thirty-five dollars and four cents	35 04
3,000 acre tract.....	Thirty-three dollars and twelve cents	33 12
No. 4, R. 5, B.P.W.K.R., West Part No. II....	Seventeen dollars and twenty cents	17 20
East part, King Bartlett.....	Thirty-seven dollars	37 00
No. 1, R. 6, B.P.W.K.R., West part, 10,000 acre tract	Forty-eight dollars and thirteen cents	48 13
East part Chase stream tract	Seventy dollars and sixty-two cents	70 62
No. 2, R. 6, E.C.R., part	Sixty-two dollars and seventy-six cents ..	62 76
No. 2, R. 6, W.C.R., part	Forty-eight dollars and twelve cents	48 12
No. 2, R. 6, B.P.W.K.R., Upper Enchanted T'n	One hundred fifty-one dollars and fifty- two cents	151 52
No. 4, R. 6, B.P.W.K.R., Hobbs town.....	Ninety dollars and ninety-one cents	90 91
No. 5, R. 6, B.P.W.K.R.	One hundred twenty-one dollars and twenty-two cents	121 22
Strip North of No.'s 1, 2, 3, R. 7, B.P.W.K.R.	Fifteen dollars and eighty-four cents	15 84
No. 1, R. 7, B.P.W.K.R., Sapling Township	Ninety-six dollars and eighty cents	96 80
No. 2, R. 7, B.P.W.K.R., Misery Township	Two hundred eleven dollars and sixty-one cents	211 61
No. 2, R. 7, B.P.W.K.R., Parlin Pond	Seventy dollars and twenty-six cents	70 26
No. 4, R. 7, B.P.W.K.R.	Ninety-three dollars and seventy cents ..	93 70
No. 5, R. 7, B.P.W.K.R.	Seventy-five dollars and seventy-seven cents	75 77
No. 6, R. 7, B.P.W.K.R., Appleton	One hundred ten dollars and seventy-four cents	110 74
No. 2, R. 1, B.P.E.K.R., Brighton Pl.	One hundred sixty-six dollars and sixty- eight cents	166 68
No. 2, R. 2, B.P.E.K.R., Mayfield Pl.	One hundred twenty-nine dollars and ninety-four cents	129 94
No. 1, R. 3, B.P.E.K.R., Carratunk Pl.	Two hundred twenty-three dollars and seventy-seven cents	223 77
No. 2, R. 3, B.P.E.K.R., Bald Mountain	One hundred eighty-one dollars and eighty-three cents	181 83
No. 1, R. 4, B.P.E.K.R., The Forks Pl.	One hundred fifty-one dollars and fifty- three cents	151 53
No. 2, R. 4, B.P.E.K.R., East Moxie	One hundred six dollars and eleven cents..	106 11
No. 1, R. 5, B.P.E.K.R., Moxie Gore	One hundred thirty-four dollars and sixty- four cents	134 64

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 2, R. 5, B.P.E.K.R. Square Town	One hundred forty-six dollars and thirty cents	146 30
No. 1, R. 4, B.P.E.K.R. Indian Stream Town..	Seventy dollars and forty-seven cents	70 47
No. 1, R. 1, N.B.K.P...	Eighty-seven dollars and twelve cents	87 12
No. 1, R. 1, N.B.K.P. Strip	Twenty-two dollars and sixty-nine cents..	22 09
No. 2, R. 1, N.B.K.P. Sandwich Academy Grant	One hundred forty-two dollars and fifty-six cents	142 56
No. 2, R. 1, N.B.K.P... Strip	Thirty dollars and seventy-two cents	30 72
No. 2, R. 1, N.B.K.P. Long Pond	One hundred ninety-three dollars and thirteen cents	193 13
No. 4, R. 1, N.B.K.P. Jackman Pl.	Two hundred forty-two dollars and forty-four cents	242 44
No. 5, R. 1, N.B.K.P. Attean Pond	One hundred fifty-one dollars and fifty-two cents	151 52
No. 6, R. 1, N.B.K.P. Holeb	One hundred seven dollars and ninety-five cents	107 95
No. 1, R. 2, N.B.K.P. Tomhegan	One hundred forty-five dollars and eighty-four cents	145 84
No. 2, R. 2, N.B.K.P. Brassua	Seventy-five dollars and forty-two cents ..	75 42
No. 2, R. 2, N.B.K.P. Thorndike	One hundred eighty-one dollars and eighty-three cents	181 83
No. 4, R. 2, N.B.K.P. Moose River Pl.	One hundred ninety dollars and eight cents	190 08
No. 5, R. 2, N.B.K.P. Dennis	One hundred twenty-one dollars and twenty-two cents	121 22
No. 6, R. 2, N.B.K.P. Forsyth	One hundred fifty-one dollars and twenty-five cents	151 25
Big W., N.B.K.P....	One hundred twenty-two dollars and fifty-four cents	122 54
Little W., N.B.K.P....	Twenty dollars and seven cents	20 07
No. 1, R. 2, N.B.K.P., part, Middlesex Grant ...	One hundred twenty-three dollars and fifteen cents	123 15
No. 1, R. 2, N.B.K.P., part, Evans tract, Middlesex Grant ...	Twenty-eight dollars and thirty-seven cents	28 37
No. 2, R. 2, N.B.K.P.. Soldier Town	One hundred forty-five dollars and forty-nine cents	145 49
No. 2, R. 2, N.B.K.P., E. half	Seventy-five dollars and thirty-five cents..	75 35
No. 2, R. 2, N.B.K.P., W. half	Seventy-two dollars and twenty-seven cents	72 27
No. 4, R. 2, N.B.K.P. Bald Mountain	One hundred twenty-one dollars and twenty-two cents	121 22
No. 5, R. 2, N.B.K.P. Sandy Bay	Eighty-two dollars and thirty-five cents ..	82 35
No. 6, R. 2, N.B.K.P..	Two dollars and forty cents	2 40
Seboomook, N.B.K.P...	One hundred fifty-one dollars and fifty-two cents	151 52
No. 1, R. 4, N.B.K.P.. Plymouth	Ninety dollars and ninety-one cents	90 91
No. 2, R. 4, N.B.K.P.. Pittston Academy ...	One hundred fifty-one dollars and twenty-five cents	151 25

SOMERSET COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 4, N.B.K.P.. Hammond	One hundred fifty-one dollars and fifty-two cents	151 53
No. 4, R. 4, N.B.K.P..	Ninety-seven dollars and fourteen cents ..	97 14
No. 5, R. 4, N.B.K.P..	Twenty-four dollars and seventy-five cents	24 75
No. 3, R. 5, N.B.K.P..	One hundred six dollars and seven cents ..	106 07
No. 4, R. 5, N.B.K.P..	Fifty-nine dollars and seventy-seven cents	59 77
No. 4, R. 16, W.E.L.S.. Elm Stream	Fifty-nine dollars and nineteen cents	59 19
No. 5, R. 16, W.E.L.S.. El. half	Forty-four dollars and sixty-nine cents ...	44 69
No. 5, R. 16, W.E.L.S.. W. half	Forty-four dollars and sixty-nine cents ...	44 69
No. 6, R. 16, W.E.L.S..	Ninety-four dollars and forty-four cents ..	94 44
No. 7, R. 16, W.E.L.S..	Eighty-one dollars and sixty-two cents ...	81 62
No. 8, R. 16, W.E.L.S..	Seventy-nine dollars and forty-seven cents	79 47
No. 9, R. 16, W.E.L.S..	Ninety-seven dollars and eleven cents	97 11
No. 10, R. 16, W.E.L.S..	One hundred thirty-eight dollars and thirty-nine cents	138 39
No. 4, R. 17, W.E.L.S..	One hundred fifty-four dollars and forty-five cents	154 45
No. 5, R. 17, W.E.L.S..	One hundred one dollars and thirty-three cents	101 33
No. 6, R. 17, W.E.L.S..	One hundred eight dollars and nineteen cents	108 19
No. 7, R. 17, W.E.L.S..	Seventy-eight dollars and sixty cents	78 60
No. 8, R. 17, W.E.L.S..	One hundred seven dollars and thirteen cents	107 13
No. 9, R. 17, W.E.L.S..	Ninety-six dollars and ten cents	96 10
No. 10, R. 17, W.E.L.S..	One hundred fifty-five dollars and seventy-one cents	155 71
No. 4, R. 18, W.E.L.S..	One hundred forty-five dollars and eight cents	145 08
No. 5, R. 18, W.E.L.S..	One hundred two dollars and eight cents ..	102 08
No. 6, R. 18, W.E.L.S..	One hundred twenty-four dollars and eighty cents	124 80
No. 7, R. 18, W.E.L.S..	Eighty dollars and twenty-four cents	80 24
No. 8, R. 18, W.E.L.S..	Seventy-eight dollars and sixty-six cents..	78 66
No. 9, R. 18, W.E.L.S..	Fifty-one dollars and forty cents	51 40
No. 5, R. 19, W.E.L.S..	Seventy-six dollars and eighty-eight cents	76 88
No. 6, R. 19, W.E.L.S..	One hundred six dollars and seventy-five cents	106 75
No. 7, R. 19, W.E.L.S..	Seventy-nine dollars and seventy-three cents	79 73
No. 8, R. 19, W.E.L.S..	Forty-two dollars and forty-six cents	42 46
No. 5, R. 20, W.E.L.S..	Sixty-eight dollars and sixty-one cents ...	68 61
Total	Ten thousand twenty-four dollars and eighteen cents	\$10,024 18

**SOMERSET COUNTY—TIMBER AND GRASS ON RESERVED
LANDS.**

No. 2, R. 3, B. K. P. E. K. R.	Six dollars and sixty cents	\$6 60
No. 2, R. 4, B. K. P. E. K. R.	One dollar and thirty-two cents	1 32
No. 1, R. 5, B. K. P. E. K. R.	Four dollars and sixty-two cents	4 62
No. 2, R. 5, B. K. P. E. K. R.	Five dollars and twenty-eight cents	5 28
No. 1, R. 6, B. K. P. E. K. R.	Two dollars and seventy-four cents	2 74
No. 2, R. 3, B. K. P. W. K. R.	One dollar and ninety-eight cents	1 98
No. 1, R. 4, B. K. P. W. K. R.	Three dollars and twenty-two cents	3 22
No. 2, R. 4, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 3, R. 4, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 2, R. 5, B. K. P. W. K. R.	One dollar and thirty-two cents	1 32
No. 3, R. 5, B. K. P. W. K. R.	Fourteen dollars and fifty-two cents	14 52
No. 4, R. 5, B. K. P. W. K. R.	One dollar and thirty-two cents	1 32
No. 1, R. 6, B. K. P. W. K. R.	Three dollars and fifty cents	3 50
No. 2, R. 6, B. K. P. W. K. R.	Three dollars and thirty cents	3 30
No. 3, R. 6, B. K. P. W. K. R.	Five dollars and twenty-eight cents	5 28
No. 4, R. 6, B. K. P. W. K. R.	Two dollars and sixty-four cents	2 64
No. 5, R. 6, B. K. P. W. K. R.	Three dollars and ninety-six cents	3 96
No. 1, R. 7, B. K. P. W. K. R.	Two dollars and eighty-two cents	2 82
No. 2, R. 7, B. K. P. W. K. R.	Seven dollars and ninety-two cents	7 92
No. 3, R. 7, B. K. P. W. K. R.	Two dollars and forty-eight cents	2 48
No. 4, R. 7, B. K. P. W. K. R.	Three dollars and three cents	3 03
No. 5, R. 7, B. K. P. W. K. R.	Two dollars and twenty-five cents	2 25
No. 6, R. 7, B. K. P. W. K. R.	Four dollars and forty-five cents	4 45
No. 1, R. 1, N. B. K. P.	Four dollars and twenty-one cents	4 21
No. 2, R. 1, N. B. K. P.	Seven dollars and forty-eight cents	7 48
No. 3, R. 1, N. B. K. P.	Seven dollars and eighty-four cents	7 84
No. 5, R. 1, N. B. K. P.	Five dollars and twenty-eight cents	5 28
No. 6, R. 1, N. B. K. P.	Four dollars and thirteen cents	4 13
No. 1, R. 2, N. B. K. P.	Six dollars and nineteen cents	6 19
No. 2, R. 2, N. B. K. P.	Two dollars and six cents	2 06
No. 3, R. 2, N. B. K. P.	Six dollars and sixty cents	6 60
No. 6, R. 2, N. B. K. P.	Six dollars and nineteen cents	6 19
Little W., R. 3, N. B. K. P.	Eighty-two cents	82
Big W., R. 3, N. B. K. P.	Four dollars and sixty-two cents	4 62

SOMERSET COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 1, R. 3, N.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 2, R. 3, N.B.K.P...	Four dollars and sixty-two cents	4 62
No. 3, R. 3, N.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 3, N.B.K.P...	Three dollars and ninety-six cents.....	3 96
No. 5, R. 3, N.B.K.P...	Three dollars and thirty cents	3 30
Seboomook, R. 4, N.B. K. P.....	Five dollars and twenty-eight cents	5 28
No. 1, R. 4, N.B.K.P...	Two dollars and sixty-four cents	2 64
No. 2, R. 4, N.B.K.P...	Three dollars and ninety-six cents.....	3 96
No. 3, R. 4, N.B.K.P...	Five dollars and twenty-eight cents	5 28
No. 4, R. 4, N.B.K.P...	Two dollars and seventy-five cents.....	2 75
No. 5, R. 4, N.B.K.P...	Eighty-six cents	86
No. 3, R. 5, N.B.K.P...	Three dollars and forty-four cents	3 44
No. 4, R. 5, N.B.K.P...	One dollar and ninety-three cents.....	1 93
No. 4, R. 16, W.E.L.S...	Two dollars and six cents	2 06
No. 5, R. 16, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 6, R. 16, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 7, R. 16, W.E.L.S...	Two dollars and six cents	2 06
No. 8, R. 16, W.E.L.S...	Two dollars and six cents	2 06
No. 9, R. 16, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 10, R. 16, W.E.L.S...	Four dollars and eighty-one cents	4 81
No. 4, R. 17, W.E.L.S...	Five dollars and fifty cents	5 50
No. 5, R. 17, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 6, R. 17, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 7, R. 17, W.E.L.S...	Two dollars and six cents	2 06
No. 8, R. 17, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 9, R. 17, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 10, R. 17, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 4, R. 18, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 5, R. 18, W.E.L.S...	Three dollars and forty-four cents	3 44
No. 6, R. 18, W.E.L.S...	Four dollars and thirteen cents	4 13
No. 7, R. 18, W.E.L.S...	Two dollars and six cents	2 06
No. 8, R. 18, W.E.L.S...	Two dollars and six cents	2 06
No. 9, R. 18, W.E.L.S...	One dollar and forty-three cents	1 43
No. 5, R. 19, W.E.L.S...	Two dollars and fifty-three cents	2 53
No. 6, R. 19, W.E.L.S...	Two dollars and seventy-five cents.....	2 75
No. 7, R. 19, W.E.L.S...	Two dollars and six cents	2 06
No. 8, R. 19, W.E.L.S...	One dollar and thirty-seven cents	1 37
Total	Two hundred sixty-five dollars and sev- enty-four cents	\$265 74

WALDO COUNTY.

Belfast.....	Seven thousand seven hundred twenty-eight dollars and fifty cents	\$7,728 50
Belmont.....	Two hundred seventy-nine dollars and eighty-three cents	279 83
Brooks.....	Seven hundred nine dollars and two cents	709 02
Burnham.....	Six hundred thirteen dollars and forty-seven cents	613 47
Frankfort.....	Six hundred sixty-three dollars and forty-three cents	663 43
Freedom.....	Four hundred fifty-eight dollars and one cents	458 01
Islesborough.....	One thousand three hundred sixty-six dollars and forty-seven cents	1,366 47
Jackson.....	Three hundred ninety-three dollars and seventy-eight cents	393 78
Knox.....	Five hundred fifty-three dollars and twelve cents	553 12
Liberty.....	Six hundred seven dollars and twenty-six cents	607 26
Lincolnvile.....	Eight hundred seventy-nine dollars and seven cents	879 07
Monroe.....	Eight hundred seventeen dollars and seventeen cents	817 17
Montville.....	Eight hundred eighty-one dollars and fifty-one cents	881 51
Morrill.....	Three hundred eighty-five dollars and thirty-seven cents	385 37
Northport.....	Eight hundred seven dollars and ninety-two cents	807 92
Palermo.....	Five hundred fourteen dollars and fourteen cents	514 14
Prospect.....	Four hundred ninety-one dollars and seventy-nine cents	491 79
Searsport.....	One thousand eight hundred fifty-two dollars and sixty-eight cents.....	1,852 68
Searsmont.....	Nine hundred twenty-six dollars and sixty-five cents	926 65
Stockton Springs.....	Seven hundred nineteen dollars and seventy-one cents	719 71
Swanville.....	Four hundred seventeen dollars and sixty-two cents.....	417 62
Thorndike.....	Six hundred forty-five dollars and sixty-two cents	645 62
Troy.....	Seven hundred twenty-eight dollars and five cents	728 05
Unity.....	One thousand five dollars and thirty-six cents	1,005 36
Waldo.....	Four hundred twenty-three dollars and seventy-four cents	423 74
Winterport.....	One thousand five hundred seventy dollars and thirteen cents	1,570 13
Total.....	Twenty-six thousand four hundred thirty-nine dollars and forty-two cents	\$26,439 42

STATE TAX.

713

CHAP. 432

WASHINGTON COUNTY.

Addison.....	Five hundred fifty-six dollars and sixty-three cents	\$556 63
Alexander.....	One hundred sixty-three dollars and eighty-two cents	163 83
Balleyville.....	Two hundred eight dollars and ninety-nine cents	208 99
Baring.....	Two hundred seven dollars and seventy cents	207 70
Beddington.....	One hundred ten dollars and ten cents ...	110 10
Brookton.....	One hundred sixty-five dollars and fifty-one cents	165 51
Calais.....	Eight thousand one hundred seventy-three dollars and twenty cents.....	8,173 20
Centerville.....	One hundred forty-one dollars and seven cents	141 07
Charlotte.....	Two hundred twenty-three dollars and thirty-two cents	223 32
Cherryfield.....	One thousand four hundred thirty dollars and forty-three cents	1,430 43
Columbia.....	Two hundred fifty-seven dollars and ninety-five cents	257 95
Columbia Falls.....	Three hundred forty-seven dollars and fifty-seven cents	347 57
Cooper.....	One hundred twenty-three dollars and ninety-six cents.....	123 96
Crawford.....	Seventy-three dollars and forty-nine cents	73 49
Cutler.....	Two hundred twenty-nine dollars and forty cents	229 40
Danforth.....	Six hundred eighty-six dollars and sixty-three cents	686 63
Deblois.....	Sixty-two dollars and sixteen cents	62 16
Dennysville.....	Four hundred sixteen dollars and ninety-six cents	416 26
East Machias.....	One thousand one hundred fifty dollars and six cents	1,150 06
Eastport.....	Five thousand nine hundred thirty-nine dollars and forty-four cents	5,939 44
Edmunds.....	Two hundred twelve dollars and seventy-nine cents	212 79
Forest City.....	Forty-five dollars and ninety-four cents...	45 94
Harrington.....	Six hundred seventy-six dollars and fifty-one cents	676 51
Jonesborough.....	Three hundred twenty-four dollars and fifty-two cents	324 52
Jonesport.....	One thousand two hundred thirty-nine dollars and forty-three cents	1,239 43
Lubec.....	Two thousand four hundred eleven dollars and forty-four cents	2,411 44
Machias.....	Two thousand three hundred five dollars and seventy-five cents	2,305 75
Machiasport.....	Five hundred eighty-seven dollars and forty cents	587 40
Marion.....	Elgthy-one dollars and sixty-three cents..	81 63

WASHINGTON COUNTY—CONCLUDED

Marshfield.....	One hundred fifty-two dollars and ninety-four cents	152 94
Meddybemps.....	Seventy-two dollars and fifty cents.....	72 50
Milbridge.....	One thousand two hundred ninety-six dollars and sixty-seven cents	1,296 67
Northfield.....	Ninety-one dollars and sixty-nine cents ..	91 09
Pembroke.....	Nine hundred thirty-four dollars and sixty-two cents	934 62
Perry.....	Four hundred ninety-one dollars and forty-seven cents	491 47
Princeton.....	Six hundred seventy-two dollars and fifty-four cents.....	672 54
Robbinston.....	Four hundred thirty-two dollars and seventy-two cents	432 72
Roque Bluffs.....	Seventy-seven dollars and ninety-one cents	77 91
Steuben.....	Four hundred ninety-seven dollars and twenty-two cents	497 22
Talmadge.....	One hundred sixty-two dollars	162 00
Topsfield.....	Two hundred fifteen dollars and one cent	215 01
Trescott.....	One hundred fifty-five dollars and seventy-three cents	155 73
Vanceboro.....	Four hundred seventy-four dollars and three cents	474 03
Waite.....	Eighty-eight dollars and sixty-three cents	88 63
Wesley.....	Ninety-nine dollars and fifty-eight cents..	99 58
Whiting.....	Two hundred forty-three dollars and fifty-five cents	243 55
Whitneyville.....	One hundred seventy-two dollars and forty-one cents	172 41
Total.....	Thirty-four thousand eight hundred eighty-five dollars and two cents	\$34,885 02

WASHINGTON COUNTY WILD LANDS.

No. 18, East Division..	Sixty dollars and sixty-one cents	\$60 61
No. 19, East Division..	Sixty dollars and sixty-one cents.....	60 61
No. 26, East Division..	Ninety-nine dollars	99 00
No. 27, East Division..	Eighty-three dollars and seventy-three cents	83 73
No. 18, Middle Division	Thirty dollars and thirty cents	30 30
No. 19, Middle Division S. E. quarter.....	Twelve dollars and three cents.....	12 03
No. 19, Middle Division N. half & S.W. quarter	Twenty-eight dollars and forty-four cents	28 44
No. 24, Middle Division	Seventy-five dollars and seventy-six cents	75 76
No. 25, Middle Division	Seventy-nine dollars and six cents	79 06
No. 29, Middle Division	One hundred six dollars and seven cents..	106 07
No. 30, Middle Division	One hundred twenty-one dollars and	

WASHINGTON COUNTY WILD LANDS—CONCLUDED.

No. 31, Middle Division	twenty-two cents	121 22
No. 36, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 37, Middle Division	Two hundred twelve dollars and fourteen cents	212 14
No. 42, Middle Division	One hundred twenty-one dollars and twenty-two cents	121 22
No. 43, Middle Division	One hundred thirty-six dollars and thirty- seven cents	136 37
E. half	Sixty dollars and sixty-one cents.....	60 61
No. 43, Middle Division		
W. half	Sixty dollars and sixty-one cents.....	60 61
No. 5, North Division		
N. half	Thirty-three dollars and eleven cents	33 11
No. 5, North Division		
S. half	Sixty dollars and sixty-one cents.....	60 61
No. 6, North Division	Sixty-eight dollars and sixty-six cents ...	68 66
E. half, strip, N. of No. 6, N. Division...		
W. half, strip, N. of No. 6, N. Division...	Twenty-seven dollars and twenty-two cents	27 22
	Fourteen dollars and forty-four cents	14 44
Two mile strip, N. of No. 6.....		
	Twenty-seven dollars and fifty cents.....	27 60
No. 1, R. 1, T. S.....	Forty-six dollars and fifty-five cents	46 55
No. 3, R. 1, T. S.	One hundred sixty-three dollars and sev- enty-four cents	163 74
No. 1, R. 2, T. S.....	Sixty dollars and sixty-one cents.....	60 61
No. 1, R. 3, T. S		
Lambert Lake Pl. ..	One hundred eleven dollars and seventy- six cents	\$111 76
No. 6, R. 1, W. half, N. B. P. P.	Sixty-eight dollars and thirty-one cents..	68 31
No. 6, R. 1, E. half, N. B. P. P.	Sixty-eight dollars and nineteen cents	68 19
No. 7, R. 2, N.B.P.P.		
Kossuth Pl.	One hundred eighteen dollars and sixty- four cents	118 64
No. 8, R. 3, N.B.P.P.	One hundred forty-seven dollars and fif- teen cents	147 15
No. 10, R. 3, N.B.P.P.	Eighty-five dollars and twenty-eight cents	85 28
No. 11, R. 3, N.B.P.P.	Thirty-three dollars	33 00
No. 8, R. 4 N.B.P.P	Eighty dollars and sixty-seven cents	80 67
East part Indian Town- ship, strip, 1 mile wide	Thirteen dollars and twenty cents	13 20
No. 1, R. 2, Codyville Pl. N. B. P. P.....	Ninety-seven dollars	97 00
No. 14, E. D. Pl.....	Seventy-five dollars and ninety cents	75 90
No. 21, E. D. Pl.....	Sixty dollars and seventy-two cents	60 72
Total.....	Two thousand nine hundred thirty-one dollars and twenty-six cents	\$2,931 26

WASHINGTON COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

No. 19, East Division	One dollar and thirty-two cents	\$1 32
No. 26, East Division	Three dollars and ninety-six cents	3 96
No. 5, North Division	Three dollars and ninety-six cents	3 96
No. 12, Middle Division	One dollar and thirty-two cents	1 32
No. 19, Middle Division	One dollar and thirty-two cents	1 32
No. 24, Middle Division	One dollar and ninety-eight cents	1 98
No. 25, Middle Division	One dollar and ninety-eight cents	1 98
No. 29, Middle Division	Three dollars and ninety-six cents	3 96
No. 30, Middle Division	Three dollars and ninety-six cents	3 96
No. 31, Middle Division	Three dollars and ninety-six cents	3 96
No. 1, R. 1, Titcomb Survey	One dollar and thirty-two cents	1 32
No. 1, R. 2, Titcomb Survey	One dollar and thirty-eight cents	1 38
No. 6, R. 1, N.B.P.P...	Four dollars and sixty-two cents	4 62
No. 8, R. 2, N.B.P.P...	Five dollars and twenty-eight cents	5 28
No. 10, R. 3, N.B.P.P..	One dollar and ninety-eight cents	1 98
No. 11, R. 3, N.B.P.P..	Ninety-one cents	91
No. 18, East Division	Ninety-four cents	94
No. 36, Middle Division	Seven dollars and ninety-two cents	7 92
No. 37, Middle Division	Three dollars and ninety-six cents	3 96
No. 42, Middle Division	Four dollars and sixty-two cents	4 62
No. 43, Middle Division	Three dollars and ninety-six cents	3 96
Total.....	Sixty-four dollars and sixty-one cents ...	\$64 61

YORK COUNTY.

Acton.....	Seven hundred fifty-nine dollars and sixty-nine cents	\$759 69
Alfred.....	One thousand thirty-two dollars and fifty-three cents	1,032 53
Berwick.....	Two thousand six hundred twenty-eight dollars and fifty cents	2,628 50
Biddeford.....	Twenty-two thousand seven dollars and eighty-one cents	22,007 81
Buxton.....	One thousand eight hundred eighty dollars and eight cents	1,880 08
Cornish.....	One thousand eighty dollars and forty-four cents	1,080 44
Dayton.....	Six hundred forty dollars and thirty-four cents	640 34
Elliott.....	One thousand two hundred eighty-three dollars and fifteen cents	1,283 15
Hollis.....	One thousand one hundred sixteen dollars and three cents	1,116 03
Kittery.....	One thousand nine hundred thirteen dollars and fifty-two cents	1,913 52
Kennebunk.....	Six thousand twenty-two dollars and thirty-four cents	6,022 24

YORK COUNTY—CONCLUDED.

Kennebunkport.....	Three thousand five hundred forty-five dollars and forty-nine cents	3,545 49
Lebanon.....	One thousand forty-two dollars and seventy-seven cents	1,042 77
Limington.....	Eight hundred eighty-one dollars and seven cents	881 07
Limerick.....	One thousand one hundred seventy-one dollars and fifty-nine cents	1,171 59
Lyman.....	Nine hundred sixty-three dollars and five cents	963 05
Newfield.....	Six hundred fifty-three dollars and forty-eight cents	653 48
North Berwick.....	Two thousand ninety-two dollars and fifty-eight cents	2,092 58
Old Orchard.....	Two thousand seven hundred seventeen dollars and seventy-four cents	2,717 74
Parsonsfield.....	One thousand two hundred seventy-nine dollars and twenty-four cents	1,279 24
Saco.....	Ten thousand eight hundred ninety-eight dollars and seventy-one cents	10,898 71
Sanford.....	Seven thousand sixty-one dollars and fifty-two cents	7,061 52
Shapleigh.....	Six hundred ninety-three dollars and fifty-seven cents	693 57
South Berwick.....	Three thousand four hundred two dollars and fifty-three cents	3,402 53
Waterboro.....	One thousand seventeen dollars and twenty-four cents	1,017 24
Wells.....	Two thousand three hundred nineteen dollars and six cents	2,319 06
York.....	Four thousand nine hundred ninety-nine dollars and sixty-six cents	4,999 66
Total.....	Eighty-five thousand one hundred three dollars and seventy-three cents	\$85,103 78

RECAPITULATION.

Androscoggin	Seventy-eight thousand nine hundred twenty-six dollars and ninety-four cents	\$78,936 94
Aroostook	Forty-nine thousand nine hundred ninety-five dollars and eighty-seven cents	49,995 87
Cumberland	Two hundred thousand four hundred sixty-three dollars and fifty-seven cents	200,463 87
Franklin	Twenty-four thousand six hundred nineteen dollars and thirteen cents	24,619 13
Hancock	Forty-two thousand one hundred fifty-seven dollars and ninety-eight cents ..	42,157 98
Kennebec	Eighty-six thousand five hundred ninety-nine dollars and fifty-six cents	86,599 56
Knox	Thirty-eight thousand one hundred forty-six dollars and ninety-six cents..	38,146 96
Lincoln	Nineteen thousand nine hundred forty-seven dollars and ninety cents	19,947 90
Oxford	Thirty-six thousand eight hundred forty dollars and sixty-six cents	36,840 06
Penobscot	Ninety-four thousand one hundred eighty-four dollars and thirty-seven cents	94,184 87
Piscataquis	Twenty-eight thousand two hundred sixty-eight dollars	28,268 00
Sagadahoc	Twenty-nine thousand five hundred twenty dollars and ninety-six cents ..	29,520 96
Somerset	Forty-eight thousand four hundred fifty dollars	48,450 00
Waldo	Twenty-six thousand four hundred thirty-nine dollars and forty-two cents	26,439 42
Washington	Thirty-seven thousand eight hundred eighty dollars and eighty-nine cents ..	37,880 89
York	Eighty-five thousand one hundred three dollars and seventy-three cents	85,103 73
Total	Nine hundred twenty-seven thousand seven hundred twenty-five dollars and ninety-four cents	\$927,725 94

Sect. 2. The treasurer of this state shall, in the month of April, in the year of our Lord one thousand nine hundred and two, send his warrant with a copy of this tax act, directed to the mayor and aldermen, selectmen or assessors of each city, town or plantation, taxed as aforesaid, requiring them respectively to assess, in dollars and cents, the sum so charged, according to the provisions of the law for the assessment of taxes and to add the amount of such tax to the amount of county and town taxes, to be by them assessed in each city, town and plantation or other place, respectively.

Sect. 3. The treasurer of state in his said warrant, shall require the said mayor and aldermen, selectmen or assessors, respectively, to pay or to issue their several warrant or warrants requiring the collectors of their several cities, towns and plantations, to collect and pay in to the treasurer of their respective cities, towns and plantations, the sum against said cities, towns and plantations, respectively, in this act contained, which said respective treasurer shall pay to the state treasurer on or before the first day of January, one thousand nine hundred and three, and said mayor, selectmen and assessors, respectively, shall return a certificate of the names of such collectors, with the sums which each collector may be required to collect, to said state treasurer, sometime before the first day of December, in the year of our Lord one thousand nine hundred and two.

Sect. 4. When the time for the payment of a state tax to the treasurer of state has expired, and it is unpaid, the treasurer of state shall give notice thereof to the municipal officers of any delinquent town, and unless such tax shall be paid within sixty days, the treasurer of state may issue his warrant to the sheriff of the county, requiring him to levy, by distress and sale, upon the real and personal property of any of the inhabitants of the town; and the sheriff or his deputy shall execute such warrants, observing the regulations provided for satisfying warrants against deficient collectors, as prescribed by chapter six of the revised statutes.

Sect. 5. When any state tax assessed upon any city or town remains unpaid, such city or town is precluded from drawing from the state treasurer the school funds set apart for such city or town, so long as such tax remains unpaid.

Sect. 6. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 433**Chapter 433.**

An Act to authorize the Judge of Probate for Kennebec county to grant administration of the estate of James Lamb.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Administration may be granted to estate of James Lamb.

Section 1. The judge of probate for Kennebec county may grant administration, within one year after the approval of this act, of the goods and estate of James Lamb, late of Clinton, deceased.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 434.

An Act to incorporate the town of Crystal.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of Crystal incorporated.

Section 1. The township now known as the plantation of Crystal in the county of Aroostook, is hereby incorporated as a town, under the name of Crystal, and the inhabitants thereof are hereby invested with all the powers and privileges and subject to the duties and liabilities of other towns in this state.

Uncollected taxes of plantation shall be paid to treasurer of town.

Section 2. The collectors of the plantation of Crystal shall have power to finish the collection of all taxes which shall have been committed to them for collection prior to the passage of this act, and to settle with and pay the same to the treasurer of the town of Crystal, and the several officers of said plantation are empowered to perform all the duties of town officers in the town created by this act, until their successors shall have been legally chosen and qualified as town officers of the town of Crystal under this act.

All property of the plantation shall belong to the town.

Section 3. All property now belonging to Crystal plantation shall belong to, and the title thereof is hereby vested in the town of Crystal.

First meeting, how called.

Section 4. Any justice of the peace may call the first meeting of the town of Crystal, by posting a warrant therefor, stating the objects of said meeting, in three public and conspicuous places in said town, at least seven days before the time of holding said meeting.

Section 5. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 435.

An Act to authorize the Skowhegan Hall Association of Skowhegan, in the County of Somerset and State of Maine, to issue bonds to the amount of twenty-five thousand dollars, to pay the outstanding indebtedness of said corporation, known as preferred stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Skowhegan Hall Association of Skowhegan, in the county of Somerset and state of Maine, are hereby authorized and empowered to issue twenty-five thousand dollars first mortgage bonds of said association, made payable in not more than forty years from their date, with annual interest not to exceed four per cent per annum, payable quarterly, signed by the treasurer and countersigned by the president of said association. Said bonds to be of the denominations of one hundred and five hundred dollars. After five years from the acceptance of this act the trustees of said Skowhegan Hall Association are authorized and empowered to set aside annually, a sum equal to two per centum of the bonds issued by virtue of this act, which sum shall be in lieu of a sinking fund and may be applied annually, after said five years, to retire five hundred dollars of said bonds, the bonds to be retired to be determined by lot.

Association
authorized to
issue mort-
gage bonds.

—denomina-
tion of bonds.

—how bonds
may be
retired.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 436.

An Act amending an act creating the Rumford Falls Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section three of chapter forty-three of the private and special laws of eighteen hundred and ninety-nine creating the Rumford Falls Municipal Court is hereby amended by, changing the word "one" in the third line of said section to 'two' also by changing the word "thirty" in the tenth line of said section to 'fifty' also by adding to said section the following words 'together with such other jurisdiction as is now or may hereafter be conferred by statute' so that said section as amended shall read as follows:

Section 3,
chapter 43,
laws 1899,
amended.

'Section 3. Said court shall have original jurisdiction concurrent with the supreme judicial court, in all civil actions wherein the debt or damages demanded does not exceed two

Concurrent
jurisdiction
authorized
with supreme
judicial court

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in actions
when debt
does not
exceed \$200.

—concurrent
jurisdiction
with the
supreme
judicial court
and Norway
municipal
court over
certain
offenses.

hundred dollars, in which any defendant or person summoned as trustee shall reside, or have a place of business in said county of Oxford, or, if not an inhabitant of the state, shall be comorant in the county of Oxford; and said court shall have original jurisdiction, concurrent with the supreme judicial court and the Norway municipal court, over crimes, offenses and misdemeanors committed in said county of Oxford, which are, by law, punishable by fine not exceeding fifty dollars, and by imprisonment in the county jail not exceeding three months, or by sentence to the reform school or Maine industrial school for girls, together with such other jurisdiction as is now or may hereafter be conferred by statute.'

Section 2. Section sixteen of said act is hereby repealed.

Approved March 21, 1901.

Chapter 437.

An Act to amend chapter one hundred and sixty-seven of the laws of eighteen hundred and fifty-eight, incorporating Mount Hope Cemetery Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 167,
laws 1858,
amended.

Section 1. Section two of chapter one hundred and sixty-seven of the laws of eighteen hundred and fifty-eight incorporating Mount Hope Cemetery Corporation is hereby amended by striking out the words "not exceeding twenty-five thousand dollars" so that said section as amended shall read as follows:

May hold
grounds of
cemetery and
take other
lands.

'Section 2. Said corporation may take and hold in fee simple the grounds of the cemetery of Mount Hope aforesaid, and any other lands that may be convenient for cemetery purposes in the neighborhood thereof, and may also take and hold any personal estate, to be applied to purposes connected with and appropriate to the objects of said corporation.'

Section 9
amended.

Section 2. Section nine of said chapter is hereby amended by adding at the end of said section the following words, 'any and all lots on the public grounds of said cemetery are included in said provision, the said corporation being hereby authorized to receive monies in trust for the said lots, in all respects the same as aforesaid provided.' so that said section, as amended, shall read as follows:

May receive
bequests
upon trust to
apply income
to improve-
ment of
cemetery.

'Section 9. Said corporation may take and hold any grant, donation or bequest of property, upon trust, to apply the income thereof, under the direction of the executive committee, for the improvement of said cemetery, or any lots therein, or of any

buildings, structures or fences erected or being erected upon the lands of said corporation, or of any individual proprietor of a lot in the cemetery, or for the repair, preservation or renewal of any tomb, monument, gravestone, fence or railing, or other erection in or around any cemetery lot, or for the planting and cultivation of trees, shrubs, flowers or plants, in or about any cemetery lot, according to the terms of such grant, donation or bequest; and the supreme judicial court shall have full powers and jurisdiction, to compel the due performance of said trusts, or any of them, upon a bill filed by a proprietor of any lot in the said cemetery, for that purpose.

—how performance of trust may be enforced.

Any and all lots on the public grounds of said cemetery are embraced in said provision, the said corporation being hereby authorized to receive monies in trust for the said lots, in all respect the same as aforesaid provided.'

All lots are embraced in said provision.

Approved March 21, 1901.

Chapter 438.

An Act to amend the charter of the Springvale Aqueduct Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter sixty-eight of the special laws of eighteen hundred and seventy-eight is hereby amended so as to read as follows:

Section 1, chapter 68, special laws 1878, amended

'Section 1. John A. Dennett, Moses Dennett, Stephen D. Tibbetts, their associates and assigns, are hereby created a body politic and corporate by the name of the Springvale Aqueduct Company, with power to hold such real and personal property, including stock and securities of other corporations as may be essential to or convenient for its business, for the purpose of carrying to and supplying the inhabitants of Sanford in the county of York with water for all domestic, sanitary, municipal and commercial purposes, including extinguishment of fires, with all the rights and privileges and subject to all the liabilities and obligations of similar corporations under the general laws of this state.'

Corporators.

—corporate name.

—powers.

Section 2. Section two of said charter is amended so as to read as follows:

Section 2 amended.

'Section 2. Said corporation shall have the exclusive right so long as it shall continue to supply water for the purposes aforesaid, so far as necessary for such purposes, to take water from Littlefield pond in said Sanford for the purposes aforesaid, and

Exclusive right to supply and take water from Littlefield pond.

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—may take
land.

Chapter
amended by
adding three
sections.

Capital stock.

May issue
bonds and
mortgage
property.

May lay pipes
along high-
ways under
conditions
imposed by
selectmen.

—responsible
for all
damages.

—manner of
crossing any
railroad shall
be deter-
mined by
railroad com-
missioners.

shall have the power to raise the water in said pond subject to the statutes of the state relating to flowage; and may enter and take land for the purpose of laying and constructing their pipes or aqueducts, building reservoirs, erecting gate houses, repairing such aqueducts, pipes, reservoirs and gate houses, and to do all other acts and things reasonable and proper in the construction and maintenance and completion of the afore mentioned works.'

Section 3. Said chapter is also amended by adding three sections as follows:

'Section 4. The capital stock of said corporation shall be fifty thousand dollars, said stock to be divided into shares of fifty dollars each.'

'Section 5. Said corporation may issue bonds for the construction, extension and improvement of its works and for corporation purposes, upon such rates and times as it may deem expedient, not exceeding in the aggregate the amount of capital stock authorized and issued, and may secure the same by mortgage of the franchises and property of said corporation.'

'Section 6. Said corporation is authorized to lay, construct, repair, replace and maintain in, under, through, along and across the ways, streets, railroads and bridges in said towns such pipes, hydrants and structures as may be necessary and proper for the purposes aforesaid under such reasonable restrictions and conditions as may be imposed by the selectmen thereof; and it shall be responsible for all damages to persons and property caused by its use of such ways, streets and bridges; and if said corporation fails to agree with any railroad company as to the place, manner and condition of crossing its railroad, the same shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company, but at the expense of this corporation.'

Section 4. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 439.

An Act to incorporate Union Lodge, Number Thirty-one, of Free and Accepted Masons of Union, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Herbert A. Hawes, Frank Pullen and Joel Hills, their associates and successors, be and they are hereby incorporated into a body politic, by the name of the Master, Wardens and Members of Union Lodge, Number Thirty-one, with power to sue and be sued, to have a common seal, and to change the same; to make any by-laws for the management of their affairs not repugnant to the laws of this state; to take and hold for charitable and benevolent uses any real estate to the value of five thousand dollars, and any and all personal estate to the value of five thousand dollars; and to give and grant, bargain and sell the same, with all the privileges usually granted to other societies, for purposes of charity and beneficence.

Corporators.

—corporate name.

—powers.

Section 2. Any two persons named in this act may call the first meeting of the corporation by written notice delivered or mailed to each corporator at least five days before the time of said meeting.

First meeting, how called.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 440.

An Act to establish a Municipal Court in the town of Pittsfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There is hereby established in and for the town of Pittsfield, in the county of Somerset, a court, to be denominated the Municipal Court of Pittsfield.

Pittsfield Municipal Court established.

Section 2. Said court shall be a court of record, and have a seal to be affixed to all original processes issuing therefrom.

Seal and court of record.

Section 3. Said court shall consist of one judge, to be appointed in the manner and for the term provided by the constitution, who shall be a member of the bar in Somerset county.

Judge and qualification.

Section 4. Said court shall have original and exclusive jurisdiction of all civil actions in which the debt or damages demanded do not exceed twenty dollars, and one of the parties, or a person summoned in good faith and on probable cause as trustee, resides in said town of Pittsfield; and of all cases of

Exclusive jurisdiction when debt does not exceed \$20.

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—warrants issued by trial justices shall be returnable before said court.

—concurrent jurisdiction with trial justices.

—shall not try actions in which title to real estate is in question.

Shall not be construed as giving jurisdiction in cases when judge is interested.

Concurrent jurisdiction with the supreme judicial court when debt does not exceed \$100, etc.

—does not include proceedings under divorce laws, etc

forcible entry and detainer arising in said town; and shall have original and exclusive jurisdiction of all offenses committed against the ordinances and by-laws of said town, and all such criminal offenses and misdemeanors committed therein as are cognizable before trial justices; provided that warrants may be issued upon complaints for offenses committed in said town of Pittsfield by any trial justice in the county of Somerset, but all such warrants shall be returnable before said court, and no trial justice shall take cognizance of any crime or offense committed in said town or any civil action, or action of forcible entry or detainer, of which said court has exclusive jurisdiction.

Said court shall have original jurisdiction concurrent with trial justices of all such matters and things civil and criminal within the county of Somerset, as are by law within the jurisdiction of trial justices in said county, and with trial justices in all cases of forcible entry and detainer arising in said county.

Nothing in this act shall be construed to give said court jurisdiction to try any civil action in which the title to real estate according to the pleading of brief statement filed therein by either party is in question; and all such actions brought therein shall be removed to the supreme judicial court or otherwise disposed of, as in like cases before a trial justice.

But nothing in this act shall give or be construed to give said court jurisdiction of any case, civil or criminal, or of forcible entry and detainer where the judge shall be interested or related to either of the parties by consanguinity or affinity within the sixth degree, according to the rules of the civil law, or within the degree of second cousin inclusive. But all such cases, which would be otherwise within the exclusive jurisdiction of said court, shall be brought before and disposed of by any trial justice within said county, in the same manner and with like effect as other actions before said trial justices.

Section 5. Said court shall have original jurisdiction concurrent with the supreme judicial court in all personal actions where the debt or damages demanded, exclusive of costs, is over twenty dollars, and not over one hundred dollars, and in all actions of replevin under chapter ninety-six of the revised statutes, when the sum demanded for the penalty, forfeiture or damages, or the value of the goods or chattels replevied does not exceed one hundred dollars; provided that any defendant or any party summoned as trustee in good faith and on probable cause is a resident of said county of Somerset, but this jurisdiction shall not include proceedings under the divorce laws or complaints under the mill act, so called, or jurisdiction over actions in which the title to real estate according to the pleadings filed in

the case by either party is in question, except as provided in chapter ninety-four, sections six and seven of the revised statutes.

Section 6. Said judge shall have jurisdiction in all cases of simple larceny, and where the property alleged to have been stolen shall not exceed the value of thirty dollars, and of all cases of cheating by false pretenses, where the property, money or other thing alleged to have been fraudulently obtained, shall not exceed in value the sum of thirty dollars, and shall have power to try the same, and in either of said cases, to award sentence upon conviction by fine not exceeding fifty dollars, or imprisonment in the county jail with or without labor, for a term not exceeding ninety days. He shall have exclusive jurisdiction of all offenses arising in said town, which are by any law or statute within the jurisdiction of a trial justice, and concurrent jurisdiction with trial justices of the county of Somerset, of all such offenses arising in said county, out of said town.

Jurisdiction
in cases of
larceny.

—exclusive
jurisdiction
of all offenses
arising in
town.

Section 7. Said court shall be held on the third Monday of each month at ten o'clock in the forenoon, for the transaction of civil business, at such place within said town as the judge shall determine, but the town may at any time provide a court room, in which case the court shall be held therein, and all civil processes shall be made returnable accordingly; provided, however, that said court shall be held on every Monday at the usual hour for the entry and trial of actions of forcible entry and detainer, and such actions shall be returnable accordingly, and be heard and determined and judgment entered on the return day of the writ, unless continued for good cause. Said court may be adjourned from time to time by the judge, but it shall be considered in constant session for the cognizance of criminal actions.

Terms.

—may be
adjourned
from time
to time.

Section 8. It shall be the duty of the judge of said court to make and keep the records thereof, or cause the same to be made and kept, and to perform all other duties required of similar tribunals in this state; and copies of said records, duly certified by said judge, shall be legal evidence in all courts. The judge may appoint in writing, a recorder, who shall be a trial justice for the county of Somerset, duly qualified, who shall be sworn by said judge, who shall keep the records of said court when requested so to do by the judge; and in case of absence from the court room, or sickness of the judge, or when the office of judge shall be vacant, the recorder shall have and exercise all the powers of the judge, and perform all the duties required of said judge by this act, and shall be empowered to sign and issue all processes and papers, and to do all acts as fully and with the same effect as the judge could do were he acting in the premises;

Records,
how kept.

—judge may
appoint a
recorder.

—powers
and duties.

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—fees, how
disposed of
when office
is vacant.

Appeal may
be taken to
supreme
judicial court.

Writs and
processes,
form of.

Law relative
to attach-
ments made
applicable.

Powers.

When actions
shall be
entered.

and the signature of the recorder, as such, shall be sufficient evidence of his right to act instead of the judge. When the office of judge is vacant, the recorder shall be entitled to the fees; in all other cases he shall be paid by the judge, and shall hold his said office at the discretion of said judge.

Section 9. Any party may appeal from any judgment or sentence of said court to the supreme judicial court, in the same manner as from a judgment or sentence of a trial justice. And if any defendant in any action in said court, where the amount claimed in the writ exceeds twenty dollars, or his agent or attorney shall, on the return day of the writ, file in said court, a motion asking that said action be removed to the supreme judicial court, accompanied by his pleadings in said action, and shall at the same time deposit with the judge the sum of two dollars and sixty cents for copies and entry fee to be taxed in his costs if he prevail, the said action shall be removed into the supreme judicial court for said county, and the judge shall forthwith cause certified copies of the writ, officers' return and pleas to be filed in the clerk's office of said supreme judicial court and said action shall be entered on the docket of the term next preceding said filing, and shall be in order for trial at the next succeeding term.

Section 10. Writs and processes issued by said court shall be in the usual form, signed by the judge, and under the seal of said court. They shall be served as like precepts are required to be served when issued by trial justices, except original writs in civil actions, which shall be served not less than seven nor more than sixty days before the sitting of the court at which the same are made returnable.

Section 11. All the provisions of the statutes of the state relative to attachments of real and personal property, and the levy of executions shall be applicable to actions brought in this court, and executions on judgments rendered therein; provided, that property may be attached in addition to the ad damnum sufficient to satisfy the costs of suit, and the writ may be framed accordingly.

Section 12. Said court is hereby authorized to administer oaths, render judgment, issue executions, punish for contempt, and compel attendance, as in the supreme judicial court, and make all such rules and regulations, not repugnant to law, as may be necessary and proper for the administration of justice.

Section 13. Actions in said court shall be entered on the first day of the term, and not afterwards, except by special permission. When a defendant legally served, fails to enter his appearance by himself or his attorney, on the first day of the return

term, he shall be defaulted; but if he afterwards appear during the term, the court may, for sufficient cause, permit the default to be taken off. Pleas in abatement must be filed on or before the day of the entry of the action. The defendant may file his pleadings, which shall be the general issue, with a brief statement of special matters of defense on the return day of the writ, and must file them on or before the first day of the next term, or he shall be defaulted, unless the court for good cause enlarge the time, for which it may impose reasonable terms. Actions in which the defendant files his pleadings on the return day, and all actions of forcible entry and detainer seasonably answered to, shall be in order for trial at the return term and shall remain so until tried or otherwise disposed of, unless continued by consent or on motion of either party for good cause, in which latter case the court may impose such terms as it deems reasonable; but all other actions, unless defaulted or otherwise finally disposed of, shall be continued as of course and be in order for trial at the next term.

Section 14. If at any regular or adjourned term of said court to be held for civil business, the judge or recorder is not present at the place for holding said court within two hours after the time for opening said court, then any trial justice or justice of the peace in the county of Somerset, may preside for the purpose of entering and continuing actions and filing papers in said court, and may adjourn said court from time to time, not exceeding one week at any one time, without detriment to any action returnable or pending, and may in his discretion adjourn said court without day, in which event all actions returned or pending, shall be considered as continued to the next term.

Section 15. The costs and fees allowed to parties, attorneys and witnesses in said court shall be the same as allowed by trial justices in actions before them, except that the plaintiff, if he prevail, shall be allowed two dollars for his writ; and the defendant, if he prevail, two dollars for his pleadings. In actions where the amount recovered by the plaintiff, exclusive of costs, exceed twenty dollars, or property, the value of which exceeds that sum, or the amount claimed, or the value of the property recovered exceeds twenty dollars, where the defendant prevails, the costs of the parties, trustees and witnesses shall be the same as in the supreme judicial court, except the costs to be taxed for attendance shall be two dollars and fifty cents for each term, for as many terms as may be allowed by the court.

Section 16. The judge of said court may demand and receive the same fees allowed by law to trial justices and clerks of the

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—when defendant fails to enter his appearance on first day shall be defaulted.

—default may be taken off.

—when defendant may file pleadings.

—when actions shall be in order for trial.

Trial justices may preside in absence of judge and recorder.

—power in such cases.

Costs and fees, how collected and taxed.

Fees of the judge.

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supreme judicial court for similar services, except that he shall receive for every blank writ signed by him, four cents; for the entry of each civil action, fifty cents; for every warrant issued by him, one dollar; for the trial of an issue in civil or criminal cases, two dollars for every day actually employed; and said fees for the trial of an issue in civil actions shall be paid by the plaintiff before proceeding with the trial each day, to be taxed in his costs, if he prevail: and the fees so received by said judge shall be payment in full for his services.

Jurisdiction
of trial
justices
restricted.

Section 17. Trial justices are hereby restricted from exercising any jurisdiction in the town of Pittsfield over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and of the quorum; provided, that said restrictions shall be suspended until the judge of said court shall enter upon the duties of his office.

Pending
actions how
disposed of.

Section 18. Nothing in this act shall be construed to interfere with actions already commenced before trial justices in the town of Pittsfield, but all such actions shall be disposed of by such trial justices the same as if this act had not passed.

Section 19. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 441.

An Act to authorize the construction of a wharf, or wharves into the tide waters of Penobscot River in Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Parker
Spofford
authorized to
maintain
wharf.

Section 1. Parker Spofford, his associates and assigns, are hereby authorized to erect and maintain a wharf, or wharves, from the shore front of their land lying between the Central Wharf Company's property and the ferry way, between the old Colby wharf property and the marine railway, and between the steamboat wharf and the property of F. G. Perkins and Company, in Bucksport, Hancock county; and to extend the same into the tide waters of the Penobscot river.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 442.

An Act to legalize and make valid the acts and doings of the City Council of the City of Saco, pertaining to the annual appropriations and the commitment of Taxes for the year nineteen hundred.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All the acts and doings of the city council of the city of Saco, at the meetings of said city council held August twenty-eighth, nineteen hundred, and September fifteenth, nineteen hundred, are hereby legalized and made valid. The assessors committed the taxes for the year nineteen hundred to the collector before the annual appropriations were made and voted by the city council, contrary to the provisions of law, and all acts pertaining to said commitment of taxes and said appropriations for said year nineteen hundred are hereby legalized.

Doings of city council of Saco made valid.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 443.

An Act in relation to the annual town meeting of the Town of Boothbay Harbor

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Boothbay Harbor is hereby authorized to hold its annual town meeting on the second Monday in January and shall hold said meeting annually on said day for the performance of all duties required by law to be performed in March, provided this act is accepted as hereinafter provided.

Town authorized to hold annual meeting on second Monday of January.

—proviso.)
Certain duties of selectmen shall be performed on or before December 20, annually

Section 2. The duties required of the selectmen of said town under section eleven of chapter four of the revised statutes shall be performed on or before the twentieth day of December annually.

When certain other duties shall be performed.

Section 3. The duties required of the selectmen of said town under section twelve of chapter four of the revised statutes shall be performed on the secular day next preceding said second Monday of January or on the morning of said day.

Section 4. The inhabitants of said town may at said January meeting annually appoint their treasurer a collector of taxes as provided by section one hundred and seventy-six of chapter six of the revised statutes.

Appointment of treasurer and collector.

Section 5. The duties required of the road commissioner of said town, if any such officer is elected, required by section six of

Duties of road commissioners shall be

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performed on
or before
December 20.

Annual
meeting in
January shall
be legal.

Act shall take
effect when
accepted by
voters.

—tenure of
officers.

When section
shall take
effect.

chapter thirty-two of the public laws of eighteen hundred and ninety-nine to be performed on or before the twentieth day of February annually shall be performed on or before the twentieth day of December annually.

Section 6. The said town at its annual meeting in January aforesaid shall have all the powers and be subject to all the duties of towns at their annual March meetings as now or hereafter regulated by law.

Section 7. The foregoing sections of this act shall not take effect until the same shall be accepted by majority vote of the legal voters of said town present and voting at the annual meeting of said town in March, nineteen hundred and two, an appropriate article therefor having been first inserted in the warrant therefor. The town clerk shall certify the action of such meeting to the secretary of state. If said majority vote is so adopted, the tenure of all officers elected at such meeting shall be determined by the provisions of this act.

Section 8. For the purposes of section seven this act shall take effect when approved.

Approved March 21, 1901.

Chapter 444.

An Act to authorize the town of East Machias to erect and maintain a half tide dam across the East Machias River on or near the site of the former dam.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town au-
thorized to
maintain
dam in East
Machias
river.

Section 1. The town of East Machias is hereby authorized to erect and maintain a half tide dam across the East Machias river on the site of a former dam as now marked in said river near the residence of Mrs. Pamela S. Nash.

May appro-
priate money
to build dam.

Section 2. The said town is also authorized to appropriate sufficient money to build said dam and to make from time to time such further appropriations as may be necessary to maintain the same at any regular town meeting or at any special town meeting called for that purpose, in the same manner that other appropriations are made by the town, and with the same effect.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 445.

An Act to amend chapter two hundred and thirty-seven of the Private and Special Laws of eighteen hundred and eighty-three, entitled "An Act to amend an act to incorporate the City of Auburn, relating to election of Assessors of Taxes and Overseers of the Poor."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The mayor and aldermen of the city of Auburn are hereby constituted the overseers of the poor of said city, and as such shall appoint a clerk or agent to act for and under the direction and approval of said overseers. Said clerk or agent shall receive such compensation as the city council shall prescribe.

Mayor and aldermen shall constitute board of overseers and may appoint an agent.
—compensation.

Section 2. The written notices and written answers referred to in sections thirty-seven and thirty-eight in chapter twenty-four of the revised statutes, may be signed and sent by said clerk or agent and with the same effect as if signed and sent by the overseers themselves, and notices may be sent to and addressed to said clerk or agent and shall be held to be notices to the overseers of the poor of said Auburn, and all acts of said agent in his official capacity shall be held to be the acts of the overseers of the poor.

Notices, etc., signed by agent, valid.

—notices addressed to agent held to be legal.

Section 3. The board of overseers of the poor of said city heretofore existing is hereby abolished, and all acts and parts of acts inconsistent with this act are hereby repealed.

Board heretofore existing, abolished.

Section 4. This act shall take effect when accepted by a majority of the city council of the city of Auburn.

When act shall take effect.

Approved March 21, 1901.

Chapter 446.

An Act to prohibit the killing of deer in the town of Swan's Island in Hancock county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to hunt, chase, catch or kill, in any manner, any deer within the limits of the town of Swan's Island in the county of Hancock for a period of five years. Whoever violates any of the provisions of this act, shall be subject to the same penalties as are provided in the general law for the illegal hunting and killing of deer.

Close time for deer for five years in Swan's Island.

—penalty.

Approved March 21, 1901.

CHAP. 447**Chapter 447.**

An Act to prevent Ice Fishing in Bonneg Beg and "L" Ponds, situated partly in North Berwick, Sanford and Wells, county of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Unlawful to fish through the ice in certain ponds in York county.

Penalty for violation.

Section 1. It shall be unlawful to fish at any time for any kind of fish on or through the ice in Bonneg Beg pond, situated partly in North Berwick and partly in Sanford, or in "L" pond, situated partly in Sanford and partly in Wells, York county.

Section 2. Whoever shall violate any of the provisions of this act shall be subject to a penalty of not less than ten nor more than thirty dollars, and an additional penalty of one dollar for each fish caught, taken or killed in violation thereof.

Approved March 21, 1901.

Chapter 448.

An Act to prohibit the catching of trout in Tufts, Dutton and Grindstone Ponds, and their tributaries, in the town of Kingfield, Franklin County, for sale.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Unlawful to catch trout in Tufts, Dutton or Grindstone ponds.

Penalty for violation.

Section 1. It shall be unlawful to catch any trout in Tufts, Dutton or Grindstone ponds, or their tributaries, in the town of Kingfield, Franklin county, for sale; and it shall be unlawful to sell any trout at any time taken from the above named ponds or their tributaries.

Section 2. Whoever shall violate any of the provisions of this act shall be subject to a penalty of ten dollars for each offense.

Approved March 21, 1901.

Chapter 449.

An Act to ratify, confirm and define the charter of the York Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization of the York Water Company, a corporation organized under the general laws of the state of Maine and the certificate of organization of which corporation was filed in the office of the secretary of state on the fifteenth day of December, eighteen hundred and ninety-two, is hereby ratified and confirmed.

Organization confirmed.

Section 2. Said company for the purposes named in its certificate of organization may lay down and take up its pipes along and across any highway or town way in the town of York in such manner as the municipal officers of said town may approve; they may obtain a supply of water for the use of the company by lease or purchase from any person or corporation having authority to sell water within the town of York on such terms and conditions as may be agreed upon by the parties interested in said lease or sale. Said company is further authorized to make contracts with the town of York for a supply of water for fire purposes on such terms as may be agreed upon by said town and said company, and said town is also hereby authorized to make such contract, also to sell its water to individuals and corporations for domestic use and manufacturing purposes.

May lay pipes along high-ways under restrictions of municipal officers.

—may contract to supply water.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 450

An Act to establish East Machias Light and Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Warren F. Pope, John A. McDonald, C. Hollis White and A. D. McFaul, with their associates and successors, are hereby made a corporation by name of East Machias Light and Water Company, for the purpose of supplying the inhabitants of the town of East Machias, in the county of Washington, with suitable water for industrial, domestic, sanitary and municipal purposes, including the extinguishment of fire; with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations under the laws of this state. And also for the purpose of supplying the inhabitants of said

Corporators.

—corporate name.

—purposes.

CHAP. 450

East Machias with light for factories, hotels, dwellings and any and all places where illumination may be desired.

May hold
property not
exceeding
\$100,000.

Section 2. The said corporation for all its said purposes, may hold real and personal estate necessary and convenient therefor to any amount not exceeding one hundred thousand dollars.

Authorized to
take water.

Section 3. For the purposes aforesaid, or for the storage and preservation of the purity of said water, said corporation is hereby authorized to take and use water from said East Machias river, or from any spring, pond, brook or other water in said town of East Machias, or from any spring, lake, river, brook or pond in either of the adjoining towns of East Machias; to collect, conduct and distribute the same into and through the said town of East Machias; to survey for, lay, erect, and maintain suitable dams, reservoirs, and machinery, pipes, aqueducts and the necessary fixtures; to carry its pipes or aqueducts under, in and over the East Machias river, or under or over any water course, bridges, street railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way in such a manner as to least obstruct the same, enter, pass over and excavate any lands, and to take and hold by purchase or otherwise any real estates, rights of way or of water, and in general to acts necessary, convenient or proper, for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections, to carry its pipes through any public or private land or ways, with the right to enter upon the same, or dig therein; and said corporation may make written regulations for the use of said water and change the same from time to time.

—erect dams,
etc.

—lay pipes in,
under and
over East
Machias river
or over
highways.

—shall not
obstruct any
way.

—take land.

—lay pipes
through any
public or
private land.

Shall file in
registry of
deeds plans
of land and
water rights
taken.

—publish
notice of such
filing.

—filing
deemed to be
a taking of
such lands
and water.

—file state-
ment of
damage it is
willing to
pay.

Section 4. Said corporation shall file in the registry of deeds for the county wherein located, plans and a description of all lands and water rights taken or in which an easement is taken, under the provisions of this act; and a statement of the purposes for which said lands and easements are taken; and within thirty days thereafter publish a notice of such filing in some newspaper in said county, said publication to be continued for three weeks successively; and the filing of such plans and description shall be deemed to be a taking of such lands, water rights and easements; and with such plans and description the said corporation may file a statement of the damage it is willing to pay the owner for any property so taken, and if the amount finally awarded, exceeds that sum, such owner shall recover costs against the corporation, otherwise the corporation shall recover costs against the owner.

CHAP. 450**Liabie for all damages.**

Section 5. Said corporation shall be held liable to pay all damages that shall be sustained by any persons, to themselves or their property, occasioned by the use of such streets and ways, and shall pay to said town of East Machias all sums recovered against said town of East Machias for damages from obstruction caused by said corporation and for all expense including reasonable counsel fees incurred in defending such suits, with interest on the same; but said corporation may assure the defense of suits brought to recover damages, aforesaid and also for all damages sustained by any person by the taking of any land for the purpose of laying or building any dams, reservoirs, pipes and aqueducts, and for any other injuries resulting from said acts; and if any person sustaining damages as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party on petition of the county commissioners of Washington county, within twelve months after said plans are filed may have said damages assessed by them, and subsequent proceedings, and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within said twelve months, shall be held to be a waiver of the same.

—damages, how ascertained in case of disagreement.

—appeal may be taken.

—failure to apply for damages held to be a waiver of same.

Section 6. Said corporation is hereby authorized to make agreements with the United States, state of Maine, county of Washington, the town of East Machias, or any village corporation within the limitations of said town, and with the inhabitants thereof, or with any corporation doing business in the said town, for the purpose of supplying water as contemplated by this act; and the said town of East Machias, or village corporation duly organized therein, by their selectmen or other duly authorized officers are hereby authorized to enter into an agreement with the said corporation for a supply of water for any and all purposes specified in this act, upon such terms and conditions, and for such times as the said town or village corporation and the said corporation may agree upon; and the payment of any tax which may be assessed upon the property or franchise of the said corporation by the said town of East Machias, or any village corporation organized therein, may be included as a part of the consideration for the supply of said water, provided the said town of East Machias, or any village corporation therein so vote. And the said town of East Machias, or any village corporation therein, may raise money for this purpose in the same manner as for other town or village corporation charges.

May contract to supply water.

—town may contract for water.

—tax assessed on company may be included as a part of consideration.

—town or village may raise money.

Section 7. Said corporation shall have the power to cross any water course, railways, or private ways, private or public sewers

May cross any way or sewer, but

CHAP. 450

shall not
obstruct use
thereof.

—shall not
obstruct pub-
lic travel.

—manner of
crossing rail-
road shall be
determined
by railroad
commis-
sioners.

Capital stock.

May issue
bonds and
mortgage
property.

First meet-
ing, how
called.

or change the direction of such sewers when necessary for the purpose of its incorporation, but in such a manner as not to obstruct or impair the use thereof; and the said corporation shall be liable for any injury caused thereby. Whenever the said corporation shall lay pipe in any street, highway or other way, it shall cause the same to be done with as little obstruction as possible to public travel as may be practicable, and shall, at his own expense, without unnecessary delay, cause the earth and pavements to be put in proper condition. In case of failure to agree with any railroad company as to the place, manner of conditions of crossing its railroad with such pipes or aqueducts, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision of the officers and agents of the railroad company, but at the expense of the said corporation.

Section 8. The capital stock of the said corporation shall be twenty thousand dollars, which may be increased to any sum not exceeding fifty thousand dollars by a vote of said corporation; such capital stock shall be divided into shares of one hundred dollars each.

Section 9. Said corporation, to aid in the construction of its work on any and all kinds, is hereby authorized to issue its bonds in such form and amount, and on such time and rates, as it may deem expedient; not exceeding in the aggregate the amount of capital stock authorized and issued; and may secure the sum by mortgage or mortgages on the franchise and property of the said corporation.

Section 10. The first meeting of the said corporation shall be called by a written notice thereof, signed by any two of the corporators named herein, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

Approved March 21, 1901.

Chapter 451.

An Act authorizing the Old Orchard Water Company to issue bonds for refunding and other proper purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization of the Old Orchard Water Company, a corporation duly organized under the general laws of the state of Maine, is hereby ratified, approved and confirmed, and the Old Orchard Water Company shall succeed to and enjoy all the rights, privileges and immunities incidental to similar corporations.

Organization confirmed.

Section 2. Said corporation is hereby authorized to make contracts with the United States, state, and with corporations and the inhabitants of the town of Old Orchard for the purpose of supplying water for municipal, domestic and manufacturing purposes, and the extinguishment of fires, and the said town of Old Orchard is hereby authorized to contract with said company from time to time as they may deem expedient.

May make contracts to supply water to town and corporations.

Section 3. Said company is hereby authorized to make contracts with persons or corporations now authorized to supply the town of Old Orchard with water, for additional supply of water from time to time as they may require and deem expedient.

May contract to furnish town additional supply of water.

Section 4. Said company is hereby authorized and empowered to issue its bonds not to exceed the sum of one hundred and seventy-five thousand dollars, and to secure the same by a mortgage or deed of trust of all or any part of its franchise, property, right and privileges; and to use the proceeds of said bonds to take up and cancel the first and consolidated mortgage bonds of said company now outstanding, and for any other proper purposes of said Old Orchard Water Company.

May issue bonds and mortgage property.

—how proceeds may be used.

Section 5. This act shall take effect when approved.

Approved March 21, 1901.

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shall not
obstruct use
thereof.

--shall not
obstruct pub-
lic travel.

--manner of
crossing rail-
road shall be
determined
by railroad
commis-
sioners.

Capital stock.

May issue
bonds and
mortgage
property.

First meet-
ing, how
called.

or change the direction of such sewers when necessary for the purpose of its incorporation, but in such a manner as not to obstruct or impair the use thereof; and the said corporation shall be liable for any injury caused thereby. Whenever the said corporation shall lay pipe in any street, highway or other way, it shall cause the same to be done with as little obstruction as possible to public travel as may be practicable, and shall, at his own expense, without unnecessary delay, cause the earth and pavements to be put in proper condition. In case of failure to agree with any railroad company as to the place, manner of conditions of crossing its railroad with such pipes or aqueducts, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision of the officers and agents of the railroad company, but at the expense of the said corporation.

Section 8. The capital stock of the said corporation shall be twenty thousand dollars, which may be increased to any sum not exceeding fifty thousand dollars by a vote of said corporation; such capital stock shall be divided into shares of one hundred dollars each.

Section 9. Said corporation, to aid in the construction of its work on any and all kinds, is hereby authorized to issue its bonds in such form and amount, and on such time and rates, as it may deem expedient; not exceeding in the aggregate the amount of capital stock authorized and issued; and may secure the sum by mortgage or mortgages on the franchise and property of the said corporation.

Section 10. The first meeting of the said corporation shall be called by a written notice thereof, signed by any two of the corporators named herein, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

Approved March 21, 1901.

Chapter 451.

An Act authorizing the Old Orchard Water Company to issue bonds for refunding and other proper purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization of the Old Orchard Water Company, a corporation duly organized under the general laws of the state of Maine, is hereby ratified, approved and confirmed, and the Old Orchard Water Company shall succeed to and enjoy all the rights, privileges and immunities incidental to similar corporations.

Organization confirmed.

Section 2. Said corporation is hereby authorized to make contracts with the United States, state, and with corporations and the inhabitants of the town of Old Orchard for the purpose of supplying water for municipal, domestic and manufacturing purposes, and the extinguishment of fires, and the said town of Old Orchard is hereby authorized to contract with said company from time to time as they may deem expedient.

May make contracts to supply water to town and corporations.

Section 3. Said company is hereby authorized to make contracts with persons or corporations now authorized to supply the town of Old Orchard with water, for additional supply of water from time to time as they may require and deem expedient.

May contract to furnish town additional supply of water.

Section 4. Said company is hereby authorized and empowered to issue its bonds not to exceed the sum of one hundred and seventy-five thousand dollars, and to secure the same by a mortgage or deed of trust of all or any part of its franchise, property, right and privileges; and to use the proceeds of said bonds to take up and cancel the first and consolidated mortgage bonds of said company now outstanding, and for any other proper purposes of said Old Orchard Water Company.

May issue bonds and mortgage property.

—how proceeds may be used.

Section 5. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 452**Chapter 452.**

An Act to regulate the killing of deer in the County of Waldo.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for deer in Waldo county for two years established.

—penalty for violation.

Inconsistent acts repealed.

Section 1. It shall be unlawful to hunt, chase, catch or kill any deer in the county of Waldo for two years from the first day of October in the year of our Lord nineteen hundred and one, except from the first day of October to the fifteenth day of November, inclusive, of each year, and then only under the same conditions and restrictions as are provided in the general law of the state relating to the taking and killing of deer in open season.

Section 2. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Approved March 21, 1901.

Chapter 453.

An Act to amend Section one of chapter one hundred and ninety-one of the Private and Special Laws of eighteen hundred and ninety-nine, relating to the taking of salmon in the Penobscot River, above the Water Works' Dam at Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1, chapter 191, special laws 1899, amended.

Section 1. Section one of chapter one hundred and ninety-one of the private and special laws of eighteen hundred and ninety-nine is hereby amended so that, as amended, the same shall read as follows:

Drift nets, use of for taking salmon in Penobscot river, permitted.

—shall be for home consumption only.

'Section 1. Drift nets, of a mesh not less than two and one-half inches square, may be used by inhabitants of this state, from six o'clock in the afternoon of Wednesday to six o'clock in the afternoon of Saturday of each week, during open season, in fishing for and taking salmon in the Penobscot river from the Water Works' dam at Bangor to the mouth of Sebois river, so called, on the east branch of said Penobscot, provided, however, that no salmon shall be so taken between said points in said river except for the purpose of consumption in the homes of the inhabitants so taking, and that no drift net shall be used within three hundred yards of any dam or mill race on said river.'

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 454.*An Act to incorporate the Calais Trust Company.**Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:*

Section 1. Frank Nelson, George Downes, Percy L. Lord, W. C. Remie and George H. Eaton, all of Calais, Maine, or such of them as may by vote accept the charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Calais Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Calais, Washington county, Maine, and may have two offices for the transaction of business in said city.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hun-

Capital stock.

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—shall not
commence
business until
\$50,000 has
been paid in.

Shall not loan
money on
shares of its
own capital
stock.

Board of
directors.

—executive
board.

—vacancies,
how filled.

Board of
investment.

—shall keep
account of all
loans.

—loans shall
not be made
to any
officer.

dred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the approval

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of a majority of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

—trust department.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit with.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Responsibility of shareholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such

Shall be subject to examination by bank examiner

CHAP. 455

—proceedings
when busi-
ness becomes
hazardous.

—shall keep
record.

—expenses,
how paid.

First meeting,
how called.

visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 455.

An Act to incorporate the York Beach Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Territory.

—boundaries.

Section 1. The territory in the town of York embraced within the following boundaries, namely: beginning at the northerly end of Long Beach, so called, at a monument fixed in the ground marked "York Beach number one," located one hundred twelve feet and eight inches, more or less, from the southwesterly corner of the Coast View House, so called; thence running north

forty-five degrees, west twenty-five hundred feet, more or less, to a monument on the land of one Norton, said monument being marked "York Beach number two;" thence north about twenty-three degrees east to the intersection of the Cape Neddick road, so called, and the new road leading to York Cliffs; thence along the northwesterly side of said last mentioned road to and along the bridge leading over Cape Neddick river as far as the channel of said river; thence following said channel to the Atlantic ocean; thence southerly, easterly and westerly, as the shore line runs, to a point at low water mark southeast of the point of beginning; thence from said point at low water mark to the point of beginning, together with the inhabitants thereon, is hereby created a body politic and corporate by the name of the York Beach Village Corporation, with all the rights and privileges granted by the laws of the state to corporations.

—corporate
name.

Section 2. Said corporation is hereby authorized and vested with power, at any legal meeting called for the purpose, to raise money for the following purposes: to create and maintain a fire department with all the necessary engines, equipments, appliances and apparatus for the prevention of and extinguishment of fires, and to acquire and maintain property, buildings and structures necessary and convenient for the use and preservation thereof; to construct a building to be used as a village hall and to contain such offices and apartments, including lock ups, as may be convenient for the administration of corporate rights and duties herein granted, and to acquire land necessary and convenient therefor, or to lease, or otherwise acquire, said property, or portions thereof, for said purposes; to build and maintain sidewalks; to light and sprinkle its streets; to set out and care for shade trees; to improve and care for streets and public grounds as hereinafter provided; to build and maintain drains and sewers as hereinafter provided; to maintain a night watch or police force, and to defray the expenses of all other necessary measures for the better security of life and property and for the promotion of good order and quiet within the corporate limits; said corporation may receive, hold and manage devises, bequests and gifts for the purposes authorized by this charter; and by its proper agents, may make contracts necessary and convenient for the exercise of its corporate powers.

Powers and
duties.

Section 3. Said corporation within its territorial limits shall have, and is hereby granted, all the rights, powers and privileges which towns, or their municipal officers, have under the first sixteen sections of chapter sixteen of the revised statutes, as amended, and under chapter two hundred and eighty-five of the public laws of eighteen hundred and eighty-nine, relating to

Corporation
granted all
powers of
towns.

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drains and sewers; and all powers, duties and privileges granted by said sections and by said public laws to the selectmen, clerks, treasurers and constables of towns, are hereby respectively granted to and vested in the assessors, clerk, treasurer and collector of said corporation; and all powers conferred and duties, penalties and obligations imposed by said sections and by said public laws upon towns, and upon persons, for the benefit and protection of towns and persons, and of their drains, sewers and property, shall be possessed by, and imposed upon, said corporation, and persons and property therein, for the benefit and protection of said corporation, persons and property, and the drains and sewers thereof.

Shall not
construct
sewers
without vote
of the corpo-
ration.

Selectmen
shall appor-
tion money
for support
of highways.

Provided, however, that the assessors shall not have power to construct said drains or sewers at the expense of the corporation without a vote of the corporation authorizing such construction.

—how money
shall be
expended.

Section 4. The selectmen of the town of York are hereby authorized and directed to apportion on or before the tenth day of April annually, out of all the moneys raised by said town for repairs and maintenance of ways and bridges, a sum ample and sufficient for the proper care and maintenance of the ways within the limits of said corporation, the same to be forthwith certified to the treasurer of said town, to be by him set aside and paid out to the assessors of said corporation for maintenance and repairs as aforesaid, on the order of the selectmen in the same manner that money is paid out to road commissioners elected by towns. Sixty-five per cent of said money is to be expended by the corporation by its assessors, or their agent, under the general supervision of said selectmen, prior to the fifteenth day of July, and the balance to be in like manner expended at such time as said assessors deem for the best good of the public; and if such sum, apportioned as aforesaid, is deemed inadequate by the assessors of the corporation for the proper care and maintenance of said ways, and if said selectmen neglect or refuse to apportion further sums, which shall be by said assessors deemed adequate, for ten days after the same have been requested of them in writing by said assessors, then said assessors may call a meeting of the corporation, at which the corporation may raise money for improvements and repairs upon its ways, to be assessed in the manner provided in section five of this act, to be expended for the purposes for which raised, by the corporation, by its assessors, or their agent, under the general supervision of the selectmen.

—if sum
apportioned
is inadequate,
corporation
may raise
additional
money.

—assessors
shall be
sworn and
give bond.

For the purpose of expending money which has been apportioned by the selectmen as hereinbefore provided, said assessors shall first qualify and give bonds, as road commissioners elected by towns are required to do, and having so qualified shall have exclusively within the limits of the corporation, the same rights,

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powers and duties, and shall be under the same obligations as said road commissioners, excepting that they shall not be required to qualify before the first Monday of April, as required by chapter thirty-two, section seven of the public laws of eighteen hundred and ninety-nine, or to account to the selectmen for money raised by the corporation for said ways. Upon failure of said assessors to so qualify within ten days after their election by the corporation, said money apportioned to the corporation shall be expended by the town upon the highways within said corporation by the proper town authorities, as provided by general law. But this section shall not relieve the town of York of any duty in respect to the proper care and maintenance of said ways within the limits of said corporation.

—shall have all the powers of road commissioners.

—how money shall be expended if assessors fail to qualify.

—town not relieved of duty respecting care of ways.

Section 5. All moneys which shall be raised for the purposes aforesaid, or for any other purpose for which the corporation may lawfully raise money, shall be assessed upon the taxable polls and estates embraced within the limits of the corporation by the assessors thereof in the same manner as is provided by law for the assessment of town and county taxes. The assessors may copy the last valuation of said property made by the assessors of the town of York and assess the taxes thereon; or, if the corporation shall so direct, may correct said valuation, or make a new valuation thereof according to law, and assess the tax on that valuation, and may make abatements on taxes assessed in the same manner as assessors of towns may do.

How money shall be raised and assessed.

—valuation, how determined.

Section 6. Said corporation may issue its bonds, or notes to obtain money to purchase and improve real property provided for under section two of this act; to construct sidewalks; to make permanent improvements to highways; to construct drains and sewers, as provided in section three of this act. Said bonds or notes shall be signed by the assessors and treasurer, and shall be on such time and bear such rate of interest as the corporation may deem expedient, subject, however, to the limitations contained in article twenty-two of the constitution of Maine limiting municipal indebtedness.

May issue bonds for certain purposes.

—how bonds shall be signed.

Section 7. The officers of said corporation shall be a clerk, treasurer, three assessors, a collector, three fire wardens, and such other officers as the by-laws of said corporation may require. The clerk, treasurer, assessors and collector shall be chosen by ballot at the annual meeting, or at a special meeting called for the purpose, and said other officers by ballot or other method agreed upon by a vote of the corporation. Said clerk, treasurer, assessors and collector shall reside within the limits of the corporation and shall hold office for one year from the date of the last annual meeting and afterwards until their successors

Officers.

—how chosen.

—qualification and tenure.

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—appoint-
ment of
police
officers.

—by-laws.

—all officers
shall be
sworn.

—collector
and treasurer
shall give
bond.

—compensa-
tion.

Powers of the
assessors.

Authority of
fire wardens.

—powers of
police.

Clerk shall
keep all
records.

—may ap-
point deputy.

—vacancy,
how filled.

How money
raised shall
be assessed.

are chosen and qualified, and shall severally have exclusively all the power and authority within the limits of said corporation that similar officers chosen by towns now have or may have. The assessors may appoint, and remove, police officers, and such other officers as the by-laws allow, and whose selection is not otherwise provided for herein. Said corporation at any legal meeting may adopt a code of by-laws not repugnant to the laws of this state, nor to its charter, for the efficient management of its affairs. All officers aforesaid shall be sworn before the clerk, or a justice of the peace, for the faithful performance of their duties. The collector and treasurer shall each give bond, with such sureties as the assessors of the corporation may approve in a sum not less than double the amount of the taxes raised as aforesaid, to the inhabitants of the corporation, for the faithful performance of their duties, and said bond shall be approved in writing by the assessors, and thereafter deposited with and retained by the clerk. The compensation of all officers herein provided for shall be fixed by the corporation.

Section 8. Said assessors shall be the general municipal officers of said corporation and shall have general charge of its affairs and of the expenditure of money thereof, except so far as the same may by this act be committed to other officers or persons.

Section 9. The fire wardens shall have exclusively all the power and authority, within the limits of said corporation, that fire wardens have, or may have, when chosen by towns in town meeting. The police officers shall have power to execute all warrants and have the same power to prevent public disturbances and preserve public peace within said corporation as is given by the laws of this state to constables, and to restrain all infractions of, and carry into effect, such by-laws as said corporation shall adopt in pursuance of this act.

Section 10. The clerk shall record all doings and proceedings at the meetings of said corporation.

The clerk may, appoint a deputy to act in his absence in the manner provided by statute for the appointment of a clerk in the absence of a town clerk; and in case of the clerk's absence, death, resignation, or removal from office without having made such an appointment, the assessors may appoint a resident of the corporation in the manner provided by statute for the appointment of a clerk by municipal officers of towns.

Section 11. Upon a certificate being filed with the assessors of said corporation, by the clerk thereof, stating the amount of money voted to be raised by taxation at any meeting for any of the purposes aforesaid, it shall be the duty of said assessors, as soon as may be, to assess said amount upon the polls and estates

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of persons residing within said corporation, and upon the estates of non-residents located therein, and to certify and deliver the lists of the assessments so made, to the collector whose duty it shall be to collect the same in like manner as county and town taxes are by law collected by collectors for towns. Said collector shall pay over all moneys collected by him to the treasurer of said corporation whenever the assessors shall so direct, and it shall be the duty of the treasurer of said corporation to receive all moneys belonging to the corporation and to pay it out only upon the written order or direction of the assessors, and to keep a regular account of all moneys received and paid out, and to exhibit the same to the assessors whenever requested. And said corporation shall have the power to direct the mode of collecting said taxes as towns have in the collection of town taxes, and said collector shall have the same rights and powers to recover any taxes committed to him that town collectors have by law to recover any taxes committed to them, and the corporation shall have the same rights that towns have by law to recover taxes by suit.

—duties of collector.

—duty of treasurer.

—corporation shall have power to direct mode of collecting taxes.

Section 12. Every person having his legal residence within the territory aforesaid, qualified to vote for governor, senators and representatives, shall be a legal voter at any meeting of the corporation, and shall also be qualified to vote upon the acceptance of this charter.

Qualification of voters.

Section 13. This charter may be accepted at any time within five years from its approval by the governor, except that not more than two meetings for such acceptance shall be held in any one calendar year.

When charter may be accepted.

William H. Hogarth, Will C. Hildreth and R. F. Tapley, or any of them, are hereby authorized to call any meeting of said corporation to act on said acceptance, and to notify all persons qualified to vote at said meeting, to assemble at some suitable time and place within the limits aforesaid, by posting up notices in two public and conspicuous places within said limits, seven days at least before the time of said meeting; and any one of said persons is authorized to preside at said meeting until after its organization and until after a clerk and moderator of the meeting shall have been chosen by ballot and sworn. At all meetings of said corporation a moderator shall be chosen in the manner and with the same powers as in town meetings.

First meeting how called.

—moderator and powers.

Section 14. Said assessors shall call all subsequent meetings of the corporation by posting up notice thereof in two public and conspicuous places within the limits of said corporation, signed by them, and stating the time and place of each meeting, seven days at least, before the time appointed for the meeting. All notices shall state in distinct articles the business to be acted

Manner of calling meetings.

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—any article may be inserted in warrant at request of ten voters.

—annual meeting, when held.

—how meetings may be called if assessors refuse.

Acceptance of charter.

When act shall take complete effect.

upon at the meeting; and no other business shall be there acted upon. When ten or more voters in writing request the assessors to insert a particular article in any notice they shall insert it in their next notice issued, or shall call a special meeting for the consideration thereof to be held within thirty days after the filing of said notice. The annual meetings for the election of officers, after the first, shall be held in the month of April in each year. In case the assessors unreasonably neglect or refuse to call a meeting, any justice of the peace may call a meeting of the corporation on petition of ten legal voters, by posting up a notice in the manner herein provided.

Section 15. At any first meeting of said corporation called in pursuance to section thirteen of this act, the legal voters within said corporate limits shall by ballot vote on the question of accepting this charter, and if a majority of such voters present and voting at said meeting shall vote in favor of its acceptance, then this act shall take effect and the corporation shall proceed to organize and choose its officers, and may adopt a code of by-laws.

Section 16. This act shall take effect from and after its approval by the governor, so far as to empower the calling of any of said first meetings to act on the acceptance of this charter, and if said charter shall be accepted, as provided in the preceding section of this act, then the same shall take and have complete effect in all its parts.

Approved March 21, 1901.

Chapter 456.

An Act to prevent the throwing of sawdust and other refuse matter into the tributaries of the lakes and ponds in Vienna and Mount Vernon.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of sawdust, etc., in Vienna and Mt. Vernon forbidden.

—penalties.

When act shall take effect.

Section 1. It shall be unlawful for any person to put, or allow the same to be done by any person within his employ, any sawdust, slabs, edgings, or other refuse matter into any of the tributaries to any of the ponds or lakes lying wholly or partly in the towns of Vienna and Mount Vernon, Kennebec county, under a penalty of not less than fifty dollars nor more than one hundred dollars for each offense, one half of the fine shall be paid to the complainant, the other half to the treasurer of the state for the benefit of the inland fish and game fund.

Section 2. This act shall take effect January first, nineteen hundred and two.

Approved March 21, 1901.

Chapter 457.

An Act to incorporate the Jonesport Light and Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward B. Sawyer, George W. Smith, Charles S. Hinkley and George M. Curtis with their associates and successors, are hereby made a corporation by the name of the Jonesport Light and Water Company, for the purpose of supplying the town of Jonesport, in the county of Washington, with suitable water for industrial, domestic, sanitary, and municipal purposes, including the extinguishment of fire, with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations under the laws of this state. And also for the purpose of supplying the inhabitants of said Jonesport with light for factories, hotels, dwellings, and any and all places where illumination may be needed or desired.

Corporators.

—corporate name.

—purposes.

Section 2. The said corporation for all its said purposes, may hold real and personal estate necessary and convenient therefor for any amount not exceeding one hundred thousand dollars.

May hold property not exceeding \$100,000.

Section 3. For the purposes aforesaid, or for the storage and preservation of the purity of said water, said corporation is hereby authorized to take and use water from Indian river, or from any spring, pond, brook or other water in the said town of Jonesport or from any spring, brook or pond in either of the adjoining towns of Jonesport and Addison; provided that no water be taken from springs now used for domestic or private purposes without consent of owner; to collect, conduct and distribute the same into and through the said town of Addison, for the said towns of Addison and Jonesport; to survey for, locate, lay, erect and maintain suitable reservoirs and machinery, pipes, aqueducts and the necessary fixtures; to carry its pipes or aqueducts under, in and over Indian river, or under or over any water course, bridge, street railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way in such a manner as to least obstruct the same, enter, pass over and excavate any lands, and to take and hold by purchase or otherwise any real estate, rights of way or water, and in general do any acts necessary, convenient, or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections, to lay its pipes through any public or private lands or ways, with the right to

Authorized to take water.

—water shall not be taken from private springs except by consent of owner.

—may erect reservoirs, lay pipes, etc.

—lay pipes over or under Indian river or over any highway.

—may excavate any highway as least to obstruct travel.

—may lay pipes through any way or private lands.

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enter upon the same, or dig therein; and said corporation may make written regulations for the use of said water, and change the same from time to time.

Shall file in registry of deeds, plans of land and water taken.

Section 4. Said corporation shall file in the registry of deeds for the county wherein located, plans and a description of all lands and water rights taken or in which an easement is taken under the provisions of this act and a statement of the purpose for which said lands and easements are taken; and within thirty days thereafter publish a notice of such filing in some newspaper in said county, said publication to be continued three weeks successively, and the filing of such plans and description shall be deemed to be a taking of such lands, water rights and easements; and with such plans and description the said corporation may file a statement of the damage it is willing to pay the owner for any property so taken, and if the amount finally awarded, exceeds that sum, such owner shall recover costs against the corporation; otherwise, the corporation shall recover costs against such owner.

—file statement of damage it is willing to pay.

Liable for all damages.

Section 5. Said corporation shall be held liable to pay, all damages that shall be sustained by any persons, to themselves or their property, occasioned by the use of such streets and ways, and shall pay to said town of Jonesport all sums recovered against said town from obstructions occasioned by said corporation, and for all expense, including reasonable counsel fees incurred in defending such suits, with interest on the same; but said corporation may assure the defense of suits brought to recover damages, aforesaid: and also for all damages sustained by any person by the taking of any land, water, rights of way or other property, or by excavating through any land for the purpose of laying or building any dams, reservoirs, pipes and aqueducts, and for any other injuries resulting from said acts.

—damages how ascertained in case of disagreement.

And if any person sustaining damage as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party, on the petition to the county commissioners of Washington county, within twelve months after said plans are filed, may have said damage assessed by them, and subsequent proceedings, and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within said twelve months, shall be held to be a waiver of the same.

—appeal may be taken.

—failure to apply for damages held to be a waiver.

May contract to supply water.

Section 6. Said corporation is hereby authorized to make agreements with the United States, state of Maine, the county of Washington, the town of Jonesport, or any village corporation

within the limits of said town, and with the inhabitants thereof, or with any corporation doing business in the said town, for the purpose of supplying water as contemplated by this act. And the said town of Jonesport or any other village corporation duly organized therein, by their selectmen or other duly authorized officers, are hereby authorized to enter into an agreement with the said corporation for a supply of water for any and all purposes specified in this act, upon such terms and conditions, and for such times as the said town or village corporation and the said corporation may agree upon; and the payment of any tax which may be assessed upon the property or franchise of the said corporation by the said town of Jonesport, or any village corporation organized therein, may be included as a part of the consideration for supply of said water, provided the said town of Jonesport or any village corporation therein so vote. And the said town of Jonesport, or any village corporation therein may raise money for this purpose in the same manner as for other town or village corporation charges.

—town and village may contract for water.

—payment of any tax may be included as a part of consideration.

Section 7. Said corporation shall have the power to cross any water course, railways, or private ways, private or public sewers, or change the direction of such sewers when necessary, for the purpose of its incorporation, but in such a manner as not to obstruct or impair the use thereof; and the said corporation shall be liable for any injury caused thereby. Whenever the said corporation shall lay pipe in any street, highway, or way, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements to be placed in proper condition. In case of failure to agree with any railroad company as to the place, manner or condition of crossing its railroad with such pipes or aqueducts, the place, manner and conditions of such crossings, shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision of the officers and agents of the railroad company, but at the expense of the said corporation.

May cross any water course, ways or sewers, but shall not obstruct use.

—liable for any injury.

—shall not obstruct public travel.

—manner of crossing any railroad shall be determined by commissioners.

Section 8. The capital stock of said corporation shall be twenty thousand dollars, which may be increased to any sum not exceeding fifty thousand dollars by a vote of said corporation; such capital stock shall be divided into shares of one hundred dollars each.

Capital stock

Section 9. Said corporation, to aid in the construction of its works of any and all kinds, is hereby authorized to issue its bonds in such terms and amount and on such time and rates, as it may deem expedient; not exceeding in the aggregate the amount of

May issue bonds and mortgage property.

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capital stock authorized and issued; and may secure the same by mortgage or mortgages on the franchise and property of said corporation.

First meeting,
how called.

Section 10. The first meeting of the said corporation shall be called by a written notice thereof, signed by any two of the corporators named herein, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of said meeting.

Approved March 21, 1901.

Chapter 458.

An Act to amend the charter of the Northport Wesleyan Grove Campmeeting Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 319,
special laws
1878,
amended.

Section 1. Chapter three hundred and nineteen of the private and special laws of the state of Maine for the year eighteen hundred and seventy-three, being an act to incorporate the Northport Wesleyan Campmeeting Association, is hereby amended so that all the words of section one of said act beginning with "George Pratt" and ending with "successors" and all words intervening be stricken out and the following words inserted: 'Isaac H. W. Wharff, Henry B. Dunbar, Frank H. Nickerson, Norris E. Bragg, Gardner L. Farrand, Nathan A. Nickerson and Thomas F. Jones, trustees, their associates and successors, the preachers of the East Maine Conference, of the Methodist Episcopal church, their associates and successors, with one representative from each Methodist Episcopal church or society having a society cottage or lot on the campground, also representatives from the owners of private cottages to the number of one-fourth of the number of the Methodist Episcopal church or society cottages or lots on campground, said representatives to be selected as set forth in section two of this act, "are hereby constituted a body" etc.' And after the words "fifty thousand dollars," insert 'to build and maintain streets, paths, walks, by-ways, parks, and sewers for the draining of cottages and lands situated within the bounds of the land of said association, and full power to control the same, with full control over the laying of all pipes for furnishing water or gas, and setting poles for supplying electricity for any purpose whatsoever, and also full control of establishing all electric railroads within the bounds of the property of said association.'

—trustees.

The following shall be inserted as section two of the amended charter to read as follows:

'Section 2. The Methodist Episcopal churches or societies having cottages or lots on the campground of said association shall elect their representatives at the quarterly conference or official board meeting held in their respective churches at least seven days before the annual meeting of said association. The private cottage owners shall meet for the election of their representatives at least seven days before the annual meeting of said association; and at said meeting of said private owners the whole number of votes cast for the election of representatives to the annual meeting of said campmeeting association shall not exceed the number of private cottages within the association bounds, but no private owner of a cottage or cottages shall have more than one vote. The number of representatives chosen by said private cottage owners shall not exceed one-fourth the number of Methodist Episcopal churches or society cottages or lots on the said association campground.'

Section 2
amended.

Section two of said act of eighteen hundred and seventy-three shall be numbered four, and amended by inserting after the words "pro rata among" the word, 'churches;' change "holders" to 'holding;' and change words "of tent lots," in both places where used in this section to 'society lots;' so amended part of said section shall read, 'pro rata among churches holding society lots according to their value as appraised by a committee chosen by said holders of society lots.'

Section 4
amended.

The following shall be inserted as section three of the amended charter to read as follows:

'Section 3. The words, "subject to such rules and regulations as the association has adopted or may adopt from time to time," used in all leases given by said association shall be understood to mean: First, said association shall have the right to collect an admission fee to its said grounds whenever its trustees shall so elect, and the occupants of all lots at such times are to be subject to the same charge as the general public. Second, the premises conveyed by said association are not to be used for any purposes of business or as a public place of amusement, except by special vote of the trustees and on such conditions as they may indicate. No stable, pen for pigs, or other buildings, shed or pen, from which unpleasant or disagreeable odors may come, shall be erected on the premises. Third, the occupants of all lots shall at all times be subject to the rules of the association so far as they relate to the sale of merchandise on the grounds of said association, sanitary and police regulations.'

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Sections 3 and
4 renum-
bered.

Trustees and
corporators.

—corporate
name.

—powers.

Churches,
owners of
lots shall
elect repre-
sentatives.

—when pri-
vate cottage
owners shall
elect repre-
sentatives.

Sections three and four of the said act of eighteen hundred and seventy-three shall be numbered five and six, so the amended act shall read as follows:

'Section 1. Isaac H. W. Wharff, Henry B. Dunbar, Frank H. Nickerson, Norris E. Bragg, Gardner L. Farrand, Nathan A. Nickerson and Thomas F. Jones, trustees, their associates and successors; the preachers of the East Maine Conference of the Methodist Episcopal church, their associates and successors; with one representative from each Methodist Episcopal church or society having a society cottage or lot on the campground, also representatives from the owners of private cottages to the number of one-fourth of the number of Methodist Episcopal church or society cottages or lots on the campground, said representatives to be elected or selected as set forth in section two of this act, are hereby constituted a body politic and corporate by the name of the Northport Wesleyan Grove Campmeeting Association, with full power by that name to sue and be sued, to plead and be impleaded, to take and hold by gift or purchase, property, real and personal, to the amount not exceeding fifty thousand dollars, to build and maintain streets, paths, walks, by-ways, parks, and sewers for the drainage of cottages and lands situated within the bounds of the lands of said association and full power to control the same, with full control over the laying of all pipes for furnishing water or gas, and setting poles for supplying electricity for any purpose whatsoever, and also full control of establishing of all electric railroads within the bounds of the property of said association, to sell and convey the same and to establish such by-laws and regulations as are necessary for the further and proper management of their affairs, consistent with the laws of this state.

'Section 2. Methodist Episcopal churches or societies having cottages or lots on the campground of said association shall elect their representatives at the quarterly conference or official board meeting held in their respective churches at least seven days before the annual meeting of said association. The private cottage owners within the limits of said association shall meet for the election of their representatives at least seven days before the annual meeting of said association; and they are empowered to organize for the purpose of electing delegates to the meetings of association; and said cottage owners may elect a chairman and clerk, who shall serve until their successors are elected. At said meeting of said private cottage owners the whole number of votes cast for the election of representatives to the annual meeting of said campmeeting association shall not exceed the number of private cottages within the association bounds, but no owner of a cottage or cottages shall have more than one vote. The

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number of representatives chosen by said private cottage owners shall not exceed one-fourth the number of Methodist Episcopal church or society cottages or lots on said association campground. It shall be the duty of the president of said association to call the first meeting of such cottage owners and to notify them as to the number of delegates to which they are entitled in the meetings of said association, under the terms of this charter; and said association, through its president, shall annually thereafter, at least thirty days before the annual meeting of said association, notify said cottage owners as to the number of delegates to which they are entitled as aforesaid.'

'Section 3. The words 'subject to such rules and regulations as the association has adopted or may adopt from time to time,' used in all leases given by said association shall be understood to mean: First, said association shall have the right to collect an admission fee to its said grounds whenever its trustees shall so elect, and the occupants of all lots at such times are to be subject to the same charge as the general public. Second, the premises conveyed by said association are not to be used for any purpose of business or as a public place of amusement, except by special vote of the trustees and on such conditions as they may indicate. No stable, pen for pigs, or other buildings, shed or pen, from which unpleasant or disagreeable odors may come shall be erected on the premises. Third, the occupants of all lots shall at all times be subject to the rules of the association so far as they relate to the sale of merchandise on the grounds, of said association, sanitary and police regulations.'

Section 4. When the lands of said association shall cease to be used by it, as a place of religious worship, they shall be sold and the proceeds of such sale divided pro rata among churches holding society lots according to their value as appraised by a committee chosen by said holders of society lots by lease; notice of time and place of such meeting to be given in one or more papers in Bangor and Belfast, at least three weeks before the time of such meeting.

Section 5. This association shall have the right to build and extend into the tide waters on their lands, such wharfs as may be necessary to make the landing convenient. Said wharves may be closed to the landing of all boats, vessels or steamers on Sunday as said association or its trustees may direct.

Section 6. Any person named in this act may call the first meeting of said association, by giving due notice.

Number of
representa-
tives.

—first meet-
ing, how
called.

Rules and
regulations,
meaning of.

—admission
fee.

—premises
not to be used
for business
or amuse-
ment.

—nuisances
not per-
mitted.

—sanitary
and police
regulations
shall be
observed.

When lands
cease to be
used for
worship shall
be sold.

May extend
lands and
wharves into
tide waters.

First meeting,
how called.

Chapter 459.

An Act to incorporate the Scarboro Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Ephraim Dyer, Frank E. Marr and J. Scott Jordan, their associates and successors, are hereby made a corporation by the name of the Scarboro Water Company for the purpose of conveying to and supplying the inhabitants of that part of Scarboro known as Higgins Beach, with water for domestic, sanitary, industrial, municipal and commercial purposes, including the extinguishment of fires and sprinkling of streets, with all the rights and privileges and subject to all the privileges and liabilities and obligations of similar corporations under the general laws of this state. Provided, however, that the rights hereby granted shall extend over that part only of the town of Scarboro which is located east of a line running 'from the southeasterly corner of land of James C. Jordan, on the coast, at the southerly end of Higgins' Beach, and by the east line of said Jordan's land, and thence due north,' provided, that the granting of this charter shall in no way interfere with the granting of a charter to other companies to supply other parts of Scarboro with water.

—corporate name.

—may supply water to Higgins Beach.

— proviso.

—shall not interfere with granting other charter.

May hold property to the amount of \$5,000.

May take water.

—maintain dams, etc.

—lay pipes, etc.

—enter upon any highway.

—lay pipes through any public or private lands.

—make regulations for use of water.

Section 2. Said corporation may take and hold by purchase or otherwise, real and personal estate necessary and convenient for the purposes aforesaid to the amount of five thousand dollars.

Section 3. For any of the purposes aforesaid or for the preservation of the purity of said water said corporation is hereby authorized to take, collect, store and use water from springs of water in lands owned by Ann D. Jordan, situated in the town of Cape Elizabeth, in the county of Cumberland, to conduct aforesaid, to survey for, locate, erect, and maintain suitable dams, gates, reservoirs, machinery, pipes, aqueducts, hydrants, and fixtures; to carry its pipes or aqueducts under or over any water course, private or public sewer, bridge, street, railroad, highway or other way; also to take up, replace, or repair any of said pipes, dams, reservoirs, or fixtures, and said corporation is further authorized to enter upon and excavate any highway or any other way in such a manner as least to obstruct the same, to enter, pass over, and excavate any lands, and to take and hold by purchase or otherwise any real estate, right of way or of water, and in general to do all acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections to

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lay its pipes through any public or private land or way with the right to enter upon the same and dig therein; and said corporation may establish written regulations for the use of the water aforesaid and change the same from time to time. Provided that said company shall not have the right to use any private land or way for placing or repairing its pipes where a public way is available for the purpose, except by consent of the owner of such land or way.

—shall not use private lands where public way is available.

Section 4. Said corporation shall file in the registry of deeds in the county of Cumberland plans of the location of all land and water rights taken under the provisions of this act, and no entry shall be made on any lands except to make surveys until the expiration of ten days from said filing, and with such plans the said corporation may file a statement of the damages it is willing to pay any person for the property so taken and if the amount finally awarded does not exceed that sum said corporation shall recover costs against said person, otherwise such person shall recover costs against said corporation.

Shall file plan of location in registry of deeds.

—damages.

Section 5. In case of failure to agree with any railroad company as to place, manner, and condition of crossing its railroad with such pipe, the place, manner, and condition of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company but at the expense of said water company.

Manner of crossing any railroad shall be determined by railroad commissioners.

Section 6. Said corporation shall be held liable to pay all damages that shall be sustained by any persons to themselves or their property occasioned by the use of such streets and ways and shall pay to said towns all sums recovered against said towns for damages from obstructions caused by said corporation, and for all expenses including reasonable counsel fees incurred in defending said suits with interest on the same, but said corporation may assume the defense of all suits brought to recover damages as aforesaid; and also for all damages sustained by any person by the taking of any lands, water, right of way, or other property, or by excavating through any land for the purpose of surveying, locating, laying or building dams, reservoirs, pipes, aqueducts and for any other injuries resulting from said acts, and if any person sustaining damages as aforesaid shall not agree with said corporation upon the sum to be paid therefor, either party on petition to the county commissioners of Cumberland county within twelve months after said plans are filed, may have said damages assessed by them and subsequent proceedings and right of appeal thereon shall be had in the same manner and

Liable for all damage occasioned by use of streets.

—liable for damages for taking of lands, etc.

—damages, how ascertain in case of disagreement.

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—failure to
apply for
damage held
to be a
waiver.

Authorized
to lay pipes,
etc., through
streets.

—town au-
thorized to
contract for
water.

May cross
tide waters.

Penalty for
corrupting
water or
injuring
works.

Capital stock.

First meet-
ing, how
called.

Act void if
work is not
commenced
within two
years.

under the same conditions, restrictions, and limitations as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within twelve months shall be held to be a waiver of the same.

Section 7. Said corporation is hereby authorized to lay down and maintain in and through the streets and highways of the towns aforesaid all such pipes, aqueducts, and fixtures as may be necessary for the purposes herein before specified. Said town of Scarboro is hereby authorized to contract with said corporation for a supply of said water for fire and other purposes for a term of years and at the expiration of such contract to change or renew the same.

Section 8. If said company find it necessary to lay its pipes over tide waters it may build and maintain all necessary piers and other necessary structures causing as little obstruction as possible.

Section 9. Whoever shall knowingly or maliciously corrupt the water supply of said corporation, whether frozen or not, or in any way render such water impure, or whoever shall willfully or maliciously injure any of the works of said corporation shall be punished by fine not exceeding one thousand dollars or by imprisonment not exceeding two years and shall be liable to the said corporation for three times the actual damage, to be recovered in any proper action.

Section 10. The capital stock of said corporation shall not exceed five thousand dollars and the stock shall be divided into shares of one hundred dollars each.

Section 11. The first meeting of said corporation may be called by a written notice thereof signed by any one of the corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days at least before said meeting.

Section 12. This act shall become null and void in two years from the time when the same takes effect unless the corporation shall have organized and commenced the construction or operation of its works under this charter.

Section 13. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 460.

An Act to legalize the organization of the Bangor Kindergarten Association and to authorize it to convey real estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization proceedings of the Bangor Kindergarten Association of Bangor in the county of Penobscot and state of Maine are hereby made legal and valid. Said association is hereby declared to be a corporation duly organized under chapter fifty-five of the revised statutes of Maine and amendments thereof and additions thereto and entitled to all the privileges and subject to all the duties of such corporations.

Organization of association made valid.

Section 2. The present officers of the association are hereby declared to be legally elected to their several offices and to be entitled to hold the same until others are chosen and qualified in their respective places.

Present officers declared elected.

Section 3. A special meeting of the corporation may be called by the secretary by notice to be published in one of the Bangor daily papers at least seven days before the date of the meeting stating the purpose thereof, and when assembled pursuant to the call, a majority of the members present shall have power to authorize a conveyance of the real estate now owned by the corporation and such conveyance shall be valid to pass the title of the corporation thereto. At such meeting the by-laws of the corporation may be amended by two-thirds vote of those present. The officers of the corporation are hereby declared to be members thereof.

Special meeting may be called and how.

—when authorized, may convey real estate.

—by-laws.

Section 4. The proceeds of the sale of such property shall be held by said corporation and the income thereof used in aid of kindergarten work in Bangor, Maine.

How proceeds of sale and income shall be disposed of.

Section 5. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 461**Chapter 461.**

An Act to incorporate the Riverside Cemetery Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Arthur A. Maxwell, Albert B. Maxwell, Alexander Maxwell, Lincoln L. Maxwell, Lincoln C. Littlefield, Samuel S. Perkins and Moses S. Perkins, their associates and successors, are hereby made a corporation by the name of the Riverside Cemetery Association for the purpose of acquiring, holding, controlling, caring for, and improving ground set apart and used for burial purposes, situate and lying within an inclosure belonging to the estate of Barak Maxwell in the village of Ogunquit in the town of Wells, and said corporation shall have all the powers and privileges and be subject to all the duties, restrictions and liabilities contained in the general laws existing or which may hereafter be in force relating to such corporation.

—corporate name.

—purposes.

Authorized to assume control of burial place.

Section 2. Said corporation is hereby authorized to take possession and assume legal control of the burial place aforesaid whenever the same shall have been duly conveyed to it by the persons holding legal title to the same. And said corporation shall hold the land of, and all other property, rights, and things appertaining to said burial place, for the same uses and purposes for which they are now held; and all rights which any persons have acquired therein shall remain valid to the same extent as if this act had not been passed.

May acquire additional land.

—may take any bequest or trust and apply same to improvement of cemetery.

Section 3. Said corporation may acquire by purchase, gift or devise, and hold in fee additional land to the extent of five acres, for the purposes of enlarging said cemetery from time to time, and may hold such personal property as may be necessary for the purposes of the corporation; and said corporation is hereby, authorized to take and hold any grant, donation or bequest of property upon trust, and to apply the same or its income to the improvement and beautifying of said cemetery, or for the construction, repair, preservation or renewal of any monument, fence or other structure, in the planting and cultivation of trees, shrubs or plants in or around any lot, or the improving of said premises in any other manner or form consistent with the purposes for which said cemetery is established, and in accordance with the terms of said grant, donation or bequest.

Seal.

Section 4. Said corporation may have a corporate seal to be used in its conveyances and for any of the usual purposes of such a seal, and may make and establish such by-laws for the government of its concerns as may be necessary, not conflicting with the laws of this state, and may issue stock.

—by-laws.

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Section 5. Said corporation, by its board of directors, shall have the care, control and general management, for purposes of preservation of the lands and grounds of said cemetery, and shall have power to institute legal proceedings for the punishment for any and all offenses committed therein.

Shall, by board of directors, have control of all lands.

Section 6. Any person who now is or may hereafter become a proprietor of a lot, by deed or otherwise, in the land mentioned in section one of this act, or in land hereafter acquired by said corporation, shall become a member of said corporation; and when any person shall cease to be a proprietor of a lot in the lands of said corporation he shall cease to be a member thereof.

Any proprietor of a lot may become a member.

—when membership shall cease.

Section 7. Deeds of lots in said cemetery shall be recorded in the town record of said town on payment of the usual registry fee to the clerk of said town.

Deeds, how recorded.

Section 8. The officers of this corporation shall be a board of three trustees, a clerk, a treasurer, and such other officers as its by-laws may prescribe, who shall hold office for such time and be elected in such manner as may be required by the by-laws of the corporation.

Officers and tenure.

Section 9. The board of directors shall choose by ballot at their annual meeting a superintendent of burials.

How directors shall be chosen.

Section 10. The treasurer of said corporation shall be required to give bond with sureties in such sum as the board of directors may deem sufficient.

Treasurer shall give bond.

Section 11. The annual and special meetings of this corporation shall be holden at such time and place and such notices thereof shall be given as the by-laws direct.

How meetings may be held.

Section 12. Any three of the corporators are hereby authorized to call the first meeting of this corporation by posting notices thereof in three public places in the vicinity, seven days at least before said meeting.

First meeting, how called.

Section 13. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 462.

An Act to incorporate the Frankfort Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. Albert Peirce, Frank L. Tyler, Darius K. Drake, John Peirce and James F. Hurley, their associates, successors and assigns are hereby created a body politic and corporate by the name of Frankfort Power Company.

Corporate name.
Capital stock. Section 2. The capital stock of said company shall be fifty thousand dollars. It may be increased from time to time, by a vote representing a majority of the capital stock issued, but shall never exceed one million dollars.

Purposes. Section 3. The purposes of said company shall be to store and regulate the flow of the waters of Marsh river, in the county of Waldo, so that said waters may be economically employed for manufacturing and mechanical purposes; to erect and maintain mills and factories at Frankfort, in said county of Waldo; to furnish water power for manufacturing and mechanical purposes; and to generate, make, sell, distribute and supply electricity and electrical power for lighting, heating, manufacturing, mechanical and transportation purposes, in any or all towns in said county of Waldo, except the city of Belfast.

May take real estate and where.
Section 4. In order to accomplish the purposes aforesaid, said company may take and hold any and all real estate, which it may deem necessary or convenient therefor, adjacent to that part of the Marsh river, in the towns of Winterport and Frankfort, which lies below Plummer's Mills, so called, in West Winterport, or adjacent to any tributary or tributaries which flow into said Marsh river below said Plummer's Mills, together with necessary or convenient rights of way from the public ways in said towns to property so taken or otherwise acquired by said company. It may construct and maintain dams and reservoirs for the storage of water upon that part of said river which lies below said Plummer's Mills, and upon any tributary or tributaries which flow into said Marsh river below said Plummer's Mills, and may store and retain the waters of said river and said tributaries therein. It may construct and maintain a canal, not exceeding one mile in length, beginning at any point on said river below said Plummer's Mills, and therein divert such portion of the waters of said river as it deems expedient, and take and hold real estate necessary or convenient therefor.

—may construct dams.

—construct a canal.

May acquire dams on Marsh river and take real estate.

Section 5. Said company shall have the right to acquire by purchase, any existing dam or dams upon said Marsh river, and in case it so purchases any such dam, it may take and hold any

and all real estate which it may deem necessary or convenient for the purposes aforesaid, adjacent to that part of said Marsh river which lies below the dam next above the dam so purchased, or adjacent to any tributaries which flow into said Marsh river below the dam next above the dam so purchased, together with necessary or convenient rights of way from public ways to property so taken or otherwise acquired by said company. It may build dams and reservoirs upon that part of said Marsh river described in this section, or upon the tributaries thereto, in which it may store and retain water, provided that said company shall in no way hinder or prevent owners of existing mills or dams, upon said Marsh river, or any of its tributaries, from obtaining, in times of high water, a sufficient head to operate their mills, and in times of low water an amount equal the ordinary flow of the stream at such times.

—may build dams on Marsh river and tributaries.

—shall not hinder owners of mills from obtaining sufficient head of water.

Section 6. Said company shall have the right to raise and rebuild any dam which it may purchase, and the damages by flowage caused by the increased height of any such dam, or by any new dam erected by it, may be recovered by complaint, as provided in chapter ninety-two of the revised statutes.

May raise any dam purchased.

—damage, how recovered.

Section 7. Said company may enter upon the lands described in sections four and five to make surveys and locations, and shall file in the registry of deeds of the county of Waldo, plans of such locations and lands showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively.

Shall file plan of locations in register of deeds.

Section 8. Should the said corporation and the owner of any land required for the said purposes of the corporation, be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may, within twelve months after the said filing of plans of location, apply to the commissioners of said county of Waldo, and cause such damages to be assessed in the same manner and under the same conditions, as are prescribed by law in the case of damages by the laying out of highways. If the said corporation shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sums as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of the said county, the said location shall be thereby invalid and the said corporation shall forfeit all rights under the same, as against the owner of the land. The said corporation may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers

Damages, how ascertained in case of disagreement.

—if damages are not paid within 90 days location becomes invalid.

—may tender damage.

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—failure to
apply for
damages
held to be
a waiver.

—shall have
right to
flow land.

May hold
real estate to
the amount
of \$50,000.

—may issue
bonds and
mortgage
property.

First meeting,
how called.

more damages than was tendered him by the said corporation, he shall recover cost, otherwise the said corporation shall recover cost. In case the said corporation shall begin to occupy such land before the rendition of final judgment, the land owner may require the said corporation to file its bond to him with the said county commissioners, in such sum and with such sureties as they may approve, conditioned for the payment of the damages that may be awarded. No action shall be brought against the said corporation for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid. Failure to apply for damages within the said twelve months, shall be held to be a waiver of the same. The corporation shall have the right to flow lands, and damages for flowage only, shall be recovered by complaint, as provided by chapter ninety two of the revised statutes.

Section 9. The said corporation for all its purposes may take and hold real and personal estate necessary and convenient therefor, to the amount of fifty thousand dollars. The said corporation may issue its bonds for corporate purposes, of any and all kinds, upon such rates and time and in such amounts as it may deem expedient, and secure the same by a mortgage of its franchise and property.

Section 10. The first meeting of said corporation shall be called by a written notice thereof, signed by any two of the within named incorporators, served upon each named incorporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting, or by publishing said notice in some newspaper published in the county of Waldo.

Section 11. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 463.

An Act for the better protection of Shell Fish within the towns of West Bath and Brunswick.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Shell fish shall
not be taken
in certain
localities ex-
cept by per-
mission of
municipal
officers.

Section 1. No shell fish shall be taken from any flats within the limits of the town of West Bath, in Sagadahoc county, nor from that portion of the town of Brunswick, in Cumberland county, lying opposite the said town of West Bath and extending as far west as the Gurnet bridge, so called, except by written permit of the municipal officers of the town wherein such flats are located, and payment to the town for the privilege at such

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price as said towns may respectively establish at any town meeting, any existing law to the contrary notwithstanding; provided, that without such permit, any inhabitant within his own town, or any person temporarily resident therein, or the riparian owner of any such flats, may take therefrom for the immediate use of himself or his family, not exceeding one bushel at any one tide.

—any inhabitant, etc., may take clams for family use.

Section 2. Any person taking shell fish contrary to the provisions of this act, shall be punished for each offense by a fine not exceeding ten dollars, or by imprisonment not exceeding thirty days, or by both.

Penalty for violation.

Approved March 21, 1901.

Chapter 464.

An Act to enable the town of Houlton to purchase the stock or franchises of the Houlton Water Company or any part thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Houlton by its municipal officers or the trustee hereinafter provided for, acting for and in behalf of said town, is authorized and empowered to make any necessary contracts with any person or persons or the Houlton Water Company for the ownership of any part of its system of water-works existing within said town of Houlton or the ownership of the whole or any part of the stock of said company whereby the town of Houlton, or said trustee, may be entitled to purchase the whole or a part of said system of water works or stock at one time or to purchase the same in installments through a period of years.

Town of Houlton authorized to purchase system of water works.

Section 2. The town of Houlton or said trustee or trustees, may purchase and own stock in the Houlton Water Company and the person or persons from whom purchased are hereby authorized to transfer the same to said town, and the municipal officers of said town shall appoint some person to vote the stock so purchased as they may direct in all meetings of said Houlton Water Company.

Town may own stock of Houlton Water Company.

Section 3. The Houlton Water Company is hereby authorized and empowered to sell and convey by deeds of transfer and conveyance all the property, franchises, rights and privileges, owned by said Houlton Water Company, except cash assets, to said town of Houlton, or to such person or persons, or corporation in trust, for the benefit of said town, as the municipal officers of said town may designate, subject to any mortgages given to secure the payment of bonds not then due, existing

Company authorized to convey property to town.

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—if conveyed
in trust,
terms shall
be incorpor-
ated in deed.

—town shall
assume pay-
ment of
debts.

—when town
shall enter
into pos-
session.

Property
conveyed in
trust shall be
held as
security.

—trustees
shall be
entitled to
receive rents.

Town may
issue bonds.

thereon at the time; and if the municipal officers of said town shall designate that said property, franchises, rights and privileges, shall be conveyed to any person or persons, or corporation, in trust, as aforesaid, they shall also designate the terms of said trust, which shall be incorporated in said deed. If at the time of said conveyance there shall be any existing mortgage, as aforesaid, the town or such trustee, in his or their said capacity, shall assume the payment of all the principal sums, and interest, remaining unpaid, or thereafterwards coming due; and such trustee or trustees, in its or their said capacity, and also the town, so far as lawful under the provisions of the constitution of the state, shall be holden to pay all the sums so assumed. When said conveyance is made as aforesaid, and delivered to said town, or trustee, the town shall thereupon enter into possession and control of the property, rights, franchises and privileges therein transferred, subject to be divested thereof only upon failure to pay the mortgaged indebtedness aforesaid of the Houlton Water Company or otherwise as is herein provided.

Section 4. Any person or persons, or corporation to whom the property and franchises of the Houlton Water Company shall be conveyed in trust, as provided in section three or to whom any stock in any company shall be conveyed in trust for the benefit of said town, shall hold the same as security for any person or corporation who may have advanced money for its purchase, and may, from time to time, sell and deliver the same, or debentures representing the same, to the town, discharged of its trust, in such manner and upon such terms as may be agreed upon by the town by its municipal officers and such trustee, and the person or persons or corporation advancing such money. And as further security, such trustee or trustees may be entitled by contract to receive the net rents and profits of said property, with one per cent of the principal annually, and apply them to the payment of any such advances and the interest thereon. Such trustee or trustees, with the consent of the town by its municipal officers, may also create or hold security on said property, rights, privileges and franchises, for money advanced by any person or persons or corporation to improve or extend the said system of water works hereinbefore described.

Section 5. For the purpose of raising money to carry out the provisions of this act, the town of Houlton may issue its bonds, with interest coupons, in behalf of said town, signed by the municipal officers of said town, and the treasurer of said town, when authorized by a vote of said town, to an amount which, taken in connection with the other indebtedness of the town, will not exceed the amount limited by the constitution of Maine. And such bonds shall be signed by the municipal officers of the

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town and the treasurer of the town, but the coupons need be signed by the treasurer only, and shall be designated and marked "The Houlton Water Loan."

—how bonds shall be signed.

Section 6. The rates for the supply of water under this act shall be fixed so that all expenses for repairs and management shall be paid annually, together with interest, and such amounts as the town may determine to be paid annually upon the principal expenditures, not less than one per cent.

Rates for water.

Section 7. For the purpose of raising money to carry out the provisions of this act, and to extend and improve the system of water works, which may be purchased from the Houlton Water Company, by building reservoirs and pumping stations, buying necessary machinery and appliances connected therewith, and laying additional pipes and mains, said trustee or trustees are authorized, with the consent of the town, by vote, to hire money and to issue therefor interest bearing debentures, in the manner and at the rate not to exceed that which may be specified in the deed of trust from said company to said trustees, which deed of trust shall be made in accordance with the directions of said town. Said debentures shall be made redeemable by the town or trustee or trustees from year to year through a series of years, and said trustee or trustees may create or hold security on said property for the payment of said debentures. And when said town shall have paid from its own funds fifteen per cent of the amount paid to the Houlton Water Company, said debentures may be purchased and held by savings banks in this state.

Trustees authorized to hire money and issue interest bearing debentures.

—when redeemable.

—when debentures may be held by savings banks.

Section 8. For the purposes of carrying into effect the provisions of this act, the town of Houlton, at a meeting duly called therefor, may, as soon as this act takes effect, if it so elects, or at any time thereafter or whenever said town of Houlton comes into ownership, control or management of a system of water works, by purchase of the stock or franchises of the Houlton Water Company, elect by ballot three water commissioners whose duty it shall be to perform all such acts for the town, necessary and convenient for the full operation of this act, as may be prescribed by ordinance, or as may be directed by the municipal officers of said town from time to time. The three persons first chosen as aforesaid, shall serve, one for one year, one for two years, one for three years, from the day of the annual March meeting then following, as may be designated by the municipal officers of said town of Houlton; and thereafterwards one commissioner shall be elected by ballot annually at the annual March meeting, to serve for the term of three years. The municipal officers of said town of Houlton may fill any vacancy occurring by death, resignation or otherwise. The chairman of the muni-

Water commissioners, election of.

—terms.

—vacancies, how filled.

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cipal officers of said town of Houlton for the time being, shall be, ex-officio, a member of the board of water commissioners. Until such water commissioners are elected, the municipal officers of the said town of Houlton shall perform the duties of the water commissioners.

**Water rates,
how fixed.**

Section 9. Said municipal officers of said town of Houlton, or said water commissioners, in case water commissioners are elected as hereinbefore provided, are authorized to fix the rates of water to be paid monthly, quarterly, semi-annually, or annually, by persons or corporations supplied with the same, and in the same manner determine the conditions and manner of such supply, and shall have general charge and control of the town's water system.

**Town may
extend works.**

Section 10. For the purpose of extending the system of water works hereinbefore described, said town of Houlton, by its municipal officers or water commissioners, or said trustees or any corporation of which either may obtain control as provided in this act, either directly or through ownership of stock, shall have power, and are hereby authorized to take and hold, by purchase or otherwise, any lands or real estate necessary for laying and maintaining pipes, aqueducts, locks, gates, dams, hydrants and reservoirs, for taking, conducting, holding, discharging and distributing water, and for roadways to be used as approaches thereto, doing no unnecessary damage. They may enter upon said land to make surveys and locations, and file in the registry of deeds, in the county of Aroostook, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish such notice of taking and filing in some newspaper in said county, such publication to be continued three weeks successively; and such filing in the registry of deeds shall be in lieu of any other filing now required by law.

**—take land
and lay pipes.**

**—shall file
plans of loca-
tion in regis-
try of deeds.**

**Damages, how
ascertained in
case of dis-
agreement.**

Section 11. Should the said town of Houlton, by its municipal officers or water commissioners or said trustees or such corporation, and the owner of such land be unable to agree upon the damages to be paid for such location, taking and holding, the land owner, or the town or trustees or such corporation, may within twelve months after the filing of said plans and location, apply to the commissioners of the county of Aroostook, who shall cause such damages to be assessed in the same manner and under the same conditions, restrictions, limitations and rights of appeal as are by law prescribed in the case of damages for the laying out of highways, so far as such law is consistent with the provisions of this act.

**When act
shall take
effect.**

Section 12. Except as otherwise provided herein, this act shall take effect when approved.

Approved March 21, 1901.

Chapter 465.

An Act to authorize East Machias to aid General Hospital.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The inhabitants of East Machias are hereby authorized to appropriate, assess and expend a sum of money not to exceed five thousand dollars to be used in establishing a general hospital in Washington county for the treatment of persons requiring the aid of medical or surgical skill, care and attendance.

Town authorized to raise money in aid of a hospital.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 466.

An Act to abate Taxes on township number four, range five, west of Kennebec river, in Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

One hundred and seven dollars and ninety-six cents of the state tax for the year one thousand eight hundred and ninety-three, and ninety-eight dollars and four cents of the state tax for the year one thousand eight hundred and ninety-four, on township number four, range five, west of the Kennebec river, in Somerset county, are hereby abated.

Tax on township number 4, range 5 in Somerset county, abated.

Approved March 21, 1901.

Chapter 467.

An Act authorizing the inhabitants of Orono to supply the town of Orono with pure water.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Orono, by its municipal officers, or by a commission, as hereinafter provided, acting for and in behalf of said town, is authorized and empowered to take water from the Penobscot river or its branches, or from any spring, pond, brook or other water sources, natural or artificial, in the town of Orono, sufficient for domestic purposes in said Orono, including a sufficient quantity for extinguishing fires, and the

Town of Orono authorized to take water for domestic purposes, etc.

CHAP. 467

supply of hotels, livery stables and laundries, and for sprinkling streets and lawns within said town as well as for manufacturing purposes; and for the purposes aforesaid, to take and convey through, and to all parts of said Orono, any of the waters aforesaid, by aqueduct or pipe sunk to any depth desirable for said purposes.

May acquire
by contract,
a system of
waterworks.

Section 2. The town of Orono, by said municipal officers, or by said commission, may make any necessary contract with any person or corporation for acquiring the ownership of a system of waterworks within said town of Orono, or the ownership of any part of said system of waterworks existing within said town of Orono, or the ownership of the whole or any part of the stock of any aqueduct corporation, or any other corporation owning a system of waterworks, or any part thereof, in said town of Orono, whereby the said town of Orono, by its municipal officers or said commission, may be entitled to purchase the whole at any one time, or to purchase the same in installments through a period of years.

Authorized
to take lands.

Section 3. For the purpose of carrying out the provisions of this act, said town of Orono, by its municipal officers, or said commission, shall have power, and are hereby authorized to take and hold, by purchase or otherwise, any lands or real estate necessary for laying and maintaining pipes, aqueducts, locks, gates, dams, hydrants and reservoirs, for taking, conducting, holding, discharging, and distributing water, and for roadways to be used as approaches thereto, doing no unnecessary damage. They may enter upon said lands to make surveys and locations, and shall file in the registry of deeds, in the county in which such lands or property taken lies, plans of such locations and land, showing the property taken within said county, and within thirty days thereafter, publish such notice of such taking and filing in some newspaper in said county, wherein the said land is taken, such publication to be continued three weeks successively; and such filing in the registry of deeds shall be in lieu of any other filing now required by law. Said town of Orono, by its municipal officers, or by said commission, may permit the use, for said purposes, any lands so taken by it, by any person or corporation, with which it has made such a contract as is described in section two, whereby the said town of Orono may be entitled to acquire the ownership of any aqueduct or system of waterworks or any part thereof in said town of Orono.

—purposes.

—shall file
plan of
location with
registry of
deeds.

—may permit
use of lands
taken.

Damages,
how ascer-
tained in case
of dis-
agreement.

Section 4. Should the said town of Orono, by its municipal officers, or said commission, or such corporation, and the owner of such land, be unable to agree upon the damages to be paid

for such location, taking and holding, the land owner, or the town of Orono, by its municipal officers, or said commission, or such corporation, may within twelve months after the filing of said plans, and location, apply to the commissioners of the county of Penobscot wherein said land lies, who shall cause such damages to be assessed in the same manner and under the same conditions, restrictions, limitations, and rights of appeal, as are by law prescribed in the case of damages for the laying out of highways, so far as such law is consistent with the provisions of this act.

Section 5. The town of Orono, by its municipal officers, or said commission, are authorized and empowered to contract with any person or corporation to construct aqueducts, pipes, dams, reservoirs, locks, gates, hydrants, and other necessary structures upon lands so taken, as hereinbefore prescribed. And in case any such corporation is organized to construct any such aqueduct, it is empowered to place all or any part of its capital stock in the name of a trustee, or trustees, and to contract that said trustee, or trustees, shall sell and deliver the same to the said town of Orono in installments from year to year, as may be agreed upon.

Town may contract for construction of aqueducts, etc.

Section 6. For the purpose of carrying into effect the provisions of this act, the town of Orono, at a meeting duly called therefor, may, as soon as this act takes effect, if it so elects, or at any time thereafter, or whenever the said town of Orono comes into ownership, control or management of a system of waterworks, by building, purchase, or otherwise, elect by ballot three water commissioners, whose duty it shall be to perform all such acts for the town, necessary and convenient for the full operation of this act, as may be prescribed by ordinance, or as may be directed by the municipal officers of said town from time to time. The three persons first chosen as aforesaid, shall serve, one for one year, one for two years, one for three years, from the day of the annual March meeting then following, as may be designated by the municipal officers of the said town of Orono; and thereafterwards one commissioner shall be elected by ballot annually at the annual March meeting, to serve for the term of three years. The municipal officers of said town of Orono may fill any vacancy occurring by death, resignation or otherwise. The chairman of the municipal officers of said town of Orono for the time being shall be ex-officio a member of the board of water commissioners. Until such water commissioners are elected, the municipal officers of the said town of Orono shall perform the duties of the water commissioners.

May elect water commissioners.

—tenure of.

—until commissioners are elected, town officers shall act as such.

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Rates for
water, how
fixed.

Section 7. Said municipa^l officers of said town of Orono, or said water commissioners, in case water commissioners are elected as hereinbefore provided, are authorized to fix the rates of water to be paid monthly, quarterly, semi-annually, or annually, by persons or corporations supplied with the same, and in the same manner determine the conditions and manner of such supply, and shall have general charge and control of the town's water system.

May lay
pipes, etc.

Section 8. Said town of Orono, or said commission, or any corporation which either may obtain control directly or indirectly, as described in section two, are authorized, for the purposes of carrying into effect the provisions of this act, to dig up and excavate any highway, lay pipe therein, and fill the same under the directions of the road commissioner or such person acting in that behalf.

Shall file in
registry of
deeds notice
of the taking
of water, etc.

Section 9. Whenever said town of Orono, or said trustee, or any corporation of which either may obtain control, as provided in section two, either directly or through ownership of stock, shall, under section one, take water from any of the sources therein named, it shall file in the registry of deeds, in the county in which such source of supply is located, a notice of such taking, describing the size, location and depth of the pipe, or pipes, through which said water is to be taken from said source or sources. The said town of Orono, or said trustee, or said corporation, shall pay all damages sustained by any person or corporation in property, by the taking of any water, water sources, water right, or easement, or by any other thing done by said town, or by said trustee, or by said corporation first named in this section, under the authority of this act, which shall be determined and assessed in the same manner as provided in section four, for land taken under the provisions of this act.

—damages for
taking of
water, how
assessed.

Authorized to
purchase
property of
Orono Water
Company.

Section 10. Subject to the provisos hereinafter contained, the preceding sections of this act shall not take effect, until the said town of Orono shall, by its municipal officers or by its commission, provided for in section six of this act, give the Orono Water Company a written notice offering to buy so much of the property belonging to said company as may be located within the limits of the town of Orono at the time of such written notice together with such rights and privileges and franchises of said company pertaining to the same, except only cash assets, and shall also thereafter pay, or cause to be paid therefor, a price to be determined in a manner herein provided. Unless the town of Orono, by its officers aforesaid, and said company shall agree upon the price to be paid, or upon some other method of determining said price, then within three months, after the giv-

Commission-
ers shall be
appointed to
fix price in
case of dis-
agreement.

ing of said notice but not thereafter, either the said town or the said Orono Water Company may file in the clerk's office of the supreme judicial court, in and for the county of Penobscot, either in term time or vacation, a request to the court to appoint a commission, for the purposes hereinafter set out, to consist of three disinterested persons, none of whom shall be residents of Penobscot county; at least one of whom shall be a person learned in the law, and at least one a competent and skillful engineer, and the other a person well qualified to judge of the value of said property, rights, privileges and franchises. Thereupon, after reasonable notice ordered by the court sitting in said county, or by any judge, either the court, or such judge in vacation, in said county, or elsewhere, may appoint said commission. Such commission shall, as soon as may be, after reasonable notice, hear the parties, their proofs, and arguments, and determine the value of said property, rights, privileges and franchises, except only cash assets as aforesaid. In determining such value the commission shall take into account any existing contracts between the said company and the town of Orono, the considerations thereof and all acts done thereunder or in pursuance thereof. The commission shall have power to compel the attendance of witnesses, and the production of books and papers pertinent to the issue, and may administer oaths; and any witness or person in charge of such books or papers, refusing to attend or produce the same, shall be subject to the same penalties and proceedings, so far as applicable, as witnesses summoned to attend the supreme judicial court. The commission, or a majority thereof, after such hearing, shall report to the court, in said county, in term time, what in its judgment is a fair and just value of the property, rights, privileges and franchises, which it is directed to appraise, and all other findings which it may have been directed by the court or judge to make, and such papers and proofs taken by it, as the court or any judge thereof has directed, or may from time to time direct to return; and in its report, the commission shall state the date as of which the value aforesaid was fixed. The court may confirm such report, or reject it, or recommit the same, or submit the subject matter thereof to a new commission. The fees and expenses of all the commissioners shall be paid to them one-half by the town of Orono and one-half by the Orono Water Company. All proceedings of the court, or any judge, with reference to any matter herein, raising a question of law, whether in term time or vacation, shall be subject to exceptions in the manner provided by statute. But notwithstanding said exceptions, the case shall proceed at nisi prius, and shall not be

—qualifications of commission.

—powers of the commission.

—shall report to the court.

—court may confirm, reject or recommit.

—expenses.

—exceptions may be taken and proceedings thereon.

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marked 'law' until after judgment is entered, as hereinafter set forth, unless the court or the judge being of opinion that any question involved is sufficiently important, shall otherwise order. When the court confirms the report of the commission, it shall enter judgment thereon and within two calendar months after the entry of such judgment, the town shall notify the Orono Water Company, in writing, either of its willingness to purchase said property, so situated within the limits of said town of Orono, rights, privileges and franchises, at the price determined by said judgment, and to pay therefor, or of its determination to reject the same. And within two calendar months after such notice is received by said company, it shall notify said town, in writing, that it will or will not, sell its property as aforesaid to said town at said price. And if said company shall accept the offer, it shall forthwith cause deeds of transfer and conveyance to be made, and filed in the clerk's office of the supreme judicial court for Penobscot county, for the inspection of the town of Orono, and to be approved by the court or any justice thereof, in term time or vacation. Said deeds shall convey all the property, rights, privileges and franchises, except cash assets, then owned by the Orono Water Company, within said town of Orono, to said town, or to such person or persons or corporation in trust, for the benefit of said town, as the said town may designate, subject to any mortgages pro rata in relation to such rights, privileges, property and franchises given to secure the payment of bonds not then due, existing thereon at the time the notice is given by the town, as hereinbefore provided, and subject to a lien for the adjustment of matters remaining to be adjusted as hereinafter set out. And if said town shall designate that said property, rights, privileges and franchises, shall be conveyed to any person or persons, or corporation, in trust, as aforesaid, it shall also designate the terms of said trust, which shall be incorporated in said deed. And when said deed or deeds shall be approved, as aforesaid, they shall be delivered to the said town or said trustee, as the case may be, and said town or said trustee, shall thereupon pay said company the amount determined by said judgment, and interest thereon, less the face value and accrued interest of the pro rata part or proportion as the value of said property, rights, privileges and franchises bear to the whole value of bonds so secured by any existing mortgage of the property, rights, privileges and franchises as hereinbefore provided. The pro rata value of such face value and accrued interest of any bonds so secured by any existing mortgage, which pro rata value thereof the said town is to have deducted

—if company
accepts offer,
deeds shall be
made and
placed in
clerk's office.

—what deeds
shall convey.

—town may
direct the
conveyance
of the prop-
erty in trust.

—when pay-
ments shall
be made.

from the amount determined by said judgment is to be estimated by the three commissioners provided for in this section, and said commission are thereupon to determine what deduction shall be made therefor from said judgment of the value of the property, rights, privileges and franchises by them found. But in case it shall be found by said commission that the face value and accrued interest of the said pro rata value of such face value and accrued interest of the bonds so secured by any existing mortgage, is in excess of the amount determined by said judgment as the fair and just value of the property, rights, privileges and franchises, which it was directed to appraise without deducting anything by way of bonds or mortgages thereon, then, and in that case, the said commission is vested with authority and power to make such equitable adjustment of the amounts to be paid or deducted, by either party, as to said commission may be deemed proper. Nothing in this act, nor any proceedings thereunder, so long as the same are pending, until conveyance is made, as hereinbefore directed, shall prevent or embarrass the Orono Water Company from supplying water in the town of Orono, as authorized by its charter, or making any improvements which will inure to its own interests, or the interests of the inhabitants of Orono, nor from receiving water rents, and other dues and tolls, thereafter accruing. After said property, rights, privileges and franchises as aforesaid are transferred, as hereinbefore provided, the court shall take account of all receipts and expenditures properly had or incurred by the Orono Water Company, from and after the date on which said property is valued, as aforesaid, and shall enter judgment for the net balance for or against the said Orono Water Company, as the case may be, and shall fix the time within which the same shall be paid. And in the event the same is in favor of the Orono Water Company, and not paid within the time so fixed, the court shall enforce the same against the property, rights, privileges and franchises, conveyed as aforesaid by sale, or otherwise, according to the principles governing courts in equity, with reference to enforcing liens and securities, and by execution against the town, so far as lawfully may be done under the constitution of the state, against such person, or corporation or trustee; and in like manner it shall issue execution against the Orono Water Company, for any balance then due from it. When said conveyance is made, as aforesaid, to said town, or trustee, the town shall thereupon enter into and upon possession and control of the property, rights, privileges and franchises therein trans-

—when town
may enter
into possession.

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ferred, subject to be divested thereof only upon a failure to pay the said pro rata proportion of the mortgaged indebtedness, as found and determined by the said commission hereinbefore provided. Provided, nevertheless, that if the said Orono Water Company shall refuse to accept the price as determined by said judgment, less the said pro rata proportion of the said mortgaged indebtedness as found by said commission, or to sell its property therefor, or shall neglect to notify the said town, within the time limited by this section, of their acceptance or refusal, then all other sections of this act shall have the same effect as though this section did not exist.

**Town may
issue bonds.**

Section 11. For the purpose of raising money to carry out the provisions of this act, the town of Orono may issue its bonds, with interest coupons, in behalf of said town, signed by the municipal officers of said town, and the treasurer of said town, when authorized by a vote of said town, to an amount which, taken in connection with the other indebtedness of the town, will not exceed the amount limited by the constitution of Maine.

—how signed.

And such bonds shall be signed by the municipal officers of the town and the treasurer of said town, but the coupons need be signed by the treasurer only, and shall be designated and marked "The Orono Water Loan."

**Water rates,
how fixed.**

Section 12. The rates for the supply of water under this act shall be fixed so that all expenses for repairs and management shall be paid annually, together with interest, and such amounts as the town may determine to be paid annually upon the principal expenditures; unless the Orono Water Company shall decline to accept the price adjudicated to be paid by the town of Orono, and shall elect to enter into competition with said town in its water supply, in which case the provisions of this section shall be null and void.

**When act
shall take
effect.**

Section 13. Except as herein otherwise provided, this act shall take effect when approved.

Approved March 21, 1901.

Chapter 468.

An Act to legalize the doings of the Town of Farmingdale in annual town meeting held March eleventh, nineteen hundred and one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The notices attested and posted and the return thereof on the warrant issued by the selectmen of the town of Farmingdale for the annual meeting of said town held on the eleventh day of March, in the year of our Lord nineteen hundred and one, and the doings and acts of said town at said meeting are hereby confirmed, legalized and made valid.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Doings of
town of
Farmingdale
made valid.

Chapter 469.

An Act to incorporate the Sanford Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Ernest M. Goodall, George B. Goodall, Louis B. Goodall, M. A. Hewett, George H. Nowell, Fred J. Allen, Edmund E. Goodwin, Harmon G. Allen, Charles A. Bodwell of Sanford, Justin M. Leavitt, Samuel M. Came of Alfred, Harry Butler of Portland, their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Sanford Trust Company and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Sanford, York county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other prop-

Purposes.

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erty susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may, lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time by vote of the shareholders, to any amount not exceeding two hundred and fifty thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not
commence
business until
\$50,000 has
been paid in.

Shall not loan
money on
shares of its
own capital
stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Board of trustees.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days

—executive
board.

—vacancies,
how filled.

shall publish the list of all persons who have taken the oath of office as trustees or directors.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution, substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of investment.

—shall keep record of loans and investments.

—how loans may be made to an officer of the company.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Eligibility of directors.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investments or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any

Administrators, etc., may deposit with.

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moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Responsi-
bility of
shareholders.**

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares, owned by each in addition to the amount invested in said shares.

**Guaranty
fund.**

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Shall be
subject to
examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

**—proceed-
ings when
business
becomes
hazardous.**

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have the authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**—shall
publish
statement.**

**First meeting,
how called.**

Section 16. Any five of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corpo-

rators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 470.

An Act to incorporate the Berwick Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. William S. Mathews, J. W. Shaw, William D. Clark, John E. Frost, E. F. Gowell and H. V. Noyes, C. E. Marshall, H. G. Lord of Berwick and Charles A. Bodwell of Sanford, with their associates and successors, be and are hereby made a corporation under the name of the Berwick Water Company, for the purpose of supplying the inhabitants of the town of Berwick with pure water for domestic, sanitary and municipal purposes, including the extinguishment of fires; and such corporation shall possess all the powers and privileges and be subject to all the liabilities and obligations imposed upon corporations by law, except as herein otherwise provided.

Corporators.

—corporate name.

—purposes.

Section 2. The place of business of said corporation shall be at Berwick, in the county of York and state of Maine, and its business shall be confined to the town of Berwick, in said county.

Location.

Section 3. For any of the purposes aforesaid the said corporation is hereby authorized to take and use water from Worsster brook, Salmon Falls river, or from any spring, pond, brook, or other waters in the town of Berwick, to conduct and distribute the same into and through the said town of Berwick; and to survey for, locate, construct, and maintain all suitable and convenient dams, reservoirs, sluices, hydrants, buildings, machinery, lines of pipe, aqueducts, structures and appurtenances.

Authorized to take water.

—maintain dams, etc.

Section 4. The said corporation is hereby authorized to lay, construct and maintain its lines of pipe in the town of Berwick, and to build and maintain all necessary structures therefor, at such places as shall be necessary for the said purposes of said corporation; and to cross any water course, private or public sewer, or to change the direction thereof, when necessary for their said purposes of incorporation, but in such manner as not to obstruct or impair the use thereof, and the said corporation shall be liable for any injury caused thereby.

Authorized to lay pipes.

—cross any sewer.

—shall not impair use of.

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May lay pipes along any highway, etc., under restrictions imposed by selectmen.

—responsible for all damages.

—shall not obstruct travel.

May take land for flowage, etc.

—shall file plan of location in registry of deeds.

Damages, now ascertained in case of disagreement.

Section 5. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets, railroads and bridges in the said town, and to take up, replace and repair, all such aqueducts, sluices, pipes, hydrants and other structures and fixtures, as may be necessary and convenient for any of the said purposes of the said corporation, under such reasonable restrictions and conditions as the selectmen of the said town may impose; and the said corporation shall be responsible for all damages to the said town, and to all corporations, persons and property, occasioned by such use of the highway, ways and streets. Whenever the said corporation shall lay down or construct any pipes or fixtures in any highway, way or street, or make any alteration or repairs upon its works, in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement then removed by it, to be replaced in proper condition.

Section 6. The said corporation is hereby authorized to take and hold, by purchase or otherwise any land necessary for flowage, and also for its dams, reservoirs, gates, hydrants, buildings and other necessary structures, and may locate, erect, lay and maintain aqueducts, hydrants, lines of pipes, and other necessary structures or fixtures in, over and through any land for the said purposes, and excavate in and through such land for such location, construction and erection. And in general to do any act necessary, convenient or proper for carrying out any of the said purposes of incorporation. It may enter upon such land to make surveys and locations, and shall file in the registry of deeds in the county of York, plans of such locations and lands, showing the property taken, and within thirty days thereafter publish notices of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by more than one line of pipe or aqueduct.

Section 7. Should the said corporation and the owner of such land be unable to agree upon the damages to be paid for such location, taking, holding, flowing and construction, the land owner or said corporation may, within twelve months after said filing of plans of location, apply to the commissioners of said county of York, and cause such damages to be assessed in the same manner and under the same conditions as are prescribed by law in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act. If said corporation shall fail to pay such land owner, or deposit for his

use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of said county, the said location shall be thereby invalid, and the said corporation shall forfeit all rights under the same, as against such land owner. The corporation may make a tender to any land owner, damages under the provisions of this act, and if such land owner recovers more damages than was tendered him by the said corporation, he shall recover costs, otherwise the said corporation shall recover costs. In case the said corporation shall begin to occupy such land before the rendition of final judgment the land owner may require the said corporation to file its bond to him with the said county commissioners, in such sum and with such sureties as they may approve conditioned for said judgment or deposits. No action shall be brought against the said corporation for such taking, holding and occupation until after such failure to pay or deposit as aforesaid. Failure to apply for damages within the said twelve months shall be held to be a waiver of them.

—when action
may be
brought for
damages.

Section 8. Any person suffering damage by the taking of water by said company as provided by this act, may have his damages assessed in the manner provided in the preceding section, and payment therefor shall be made in same manner and with the same effect. No action shall be brought for the same until after the expiration of the time of payment, and a tender by said company may be made with the same effect as in the preceding section.

Damages
for taking of
water, how
assessed.

Section 9. The said corporation is hereby authorized to make contracts with the town of Berwick and with any, village corporation in the said town, and with the inhabitants thereof, of any corporation doing business therein, for the supply of water for any and all the purposes contemplated in this act; and the said town and any village corporations in the said town by their proper officers, are hereby authorized to enter into any, contract with the said corporation for a supply of water for any and all purposes mentioned in this act, and in consideration thereof to relieve said corporation from such public burdens by abatement or otherwise as said town, village corporation, and the said corporation may agree upon, which, when made, shall be legal and binding upon all parties thereto.

May contract
to supply
town and
village with
water.

—town may
contract for
water and
abate taxes.

Section 10. Whoever shall knowingly or maliciously corrupt the water supply of the said corporation, whether frozen or not, or in any way render such water impure, or whoever shall willfully or maliciously injure any of the works of the said corpora-

Penalty for
corrupting
water or
injuring
works.

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tion, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to the said corporation for three times the actual damage, to be recovered in any proper action.

Capital stock.

Section 11. The capital stock of the said corporation shall be fifty thousand dollars and the said stock shall be divided into shares of fifty dollars each.

May hold property not exceeding \$100,000.

Section 12. The said corporation, for all its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding one hundred thousand dollars.

May issue bonds and mortgage property.

Section 13. The said corporation may issue its bonds for the construction of its works, of any and all kinds upon such rates and time as it may deem expedient, to an amount not exceeding its capital stock, and secure the same by mortgage of its franchise and property.

First meeting, how called.

Section 14. The first meeting of the corporation shall be called by a written notice therefor, signed by Harold V. Noyes, Charles A. Bodwell, or any incorporator named herein, served upon each corporator by giving the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

Town may purchase the system of water works any time within 20 years.

Section 15. At any time after twenty years from the date of the approval of this act the town of Berwick, if its inhabitants shall so vote, by a two-thirds vote, at a legal town meeting called therefor, shall have the right to purchase the system of water works constructed by this company in said town for supplying said town and the inhabitants thereof, together with the franchises of this company relating thereto, at a price to be agreed upon between said company and said town; and if such price cannot be agreed upon, then at a price, not less than cost, which shall be determined by a commission of three competent and disinterested men, one of whom shall be selected by said company, one by said town of Berwick, and the third by the two so selected if they can agree, if not, then by the chief justice of the supreme judicial court of Maine. The award of said commissioners, not less than cost, shall be binding upon said company and said town, and said town shall pay the amount of said award for said system of water works and franchises within ninety days from the date when said award shall be rendered. The cost of said commission shall be borne equally by the said company and said town.

—price, how determined.

Section 16. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 471.

An Act to incorporate the Columbia Falls Water and Electric Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A. H. Chandler, J. P. Crandon and C. D. Bishop, with their associates and successors are hereby made a corporation by the name of the Columbia Falls Water and Electric Light Company, for the purpose of conveying to and supplying the town of Columbia Falls with pure water and electric lights.

Corporators.

—corporate name.

—purposes.

Section 2. Said corporation, for said purpose, may hold real and personal estate necessary and convenient therefor, not exceeding one hundred thousand dollars.

May hold property not exceeding \$100,000.

Section 3. Said corporation is hereby authorized for the purposes aforesaid, to take water from any spring, pond or streams in said town, or adjoining towns, provided, that no water be taken from springs now used for private or domestic purposes without consent of the owner, to erect and maintain pumping stations, with all necessary appliances required thereto, to erect and maintain reservoirs and stand pipes, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disbursing water, and forming proper reservoirs therefor, and said corporation may take and hold by purchase or otherwise any lands or real estate necessary therefor, and may excavate through any lands when necessary for the purposes of this corporation.

Authorized to take water out of private springs.

—shall not be taken without consent of owner.

—may take land.

Section 4. Said corporation is hereby authorized for the purposes aforesaid to carry on the business of lighting by electricity or otherwise, such public streets in the town of Columbia Falls, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise, within said town, and may build and operate manufactories and works for providing and supplying electricity, light and power, and may take, lease, purchase and hold real estate, and personal estate therefor, and to construct, lay, maintain, and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets and ways under the direction of the municipal officers of said town.

May carry on the business of lighting streets and furnish power.

Section 5. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purposes of laying down pipes and

Liable for all damages.

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- damages,
how ascer-
tained in
case of dis-
agreement.

-appeal may
be taken.

Capital stock.

Authorized to
lay pipes,
etc., under
restrictions
imposed by
selectmen.

Liabie for
damages to
highways.

May contract
to supply
water.

Town may
contract for
water and
exempt from
taxation.

May cross
any sewer
but shall not
impair use
of same.

-shall not
obstruct
travel.

aqueducts, building dams, reservoirs, and also damages for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid, and said corporation cannot mutually agree upon the sum to be paid therefor, either party on petition to the county commissioners of Washington county may have the damages assessed by them; and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions and restrictions and limitations as are by law provided in case of damages by laying out highways.

Section 6. The capital stock of said corporation shall be one hundred thousand dollars, said stock to be divided into shares of fifty dollars each.

Section 7. Said corporation is hereby authorized to lay down, in and through the streets and ways of said town of Columbia Falls, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of their incorporation, under such reasonable restrictions as may be imposed by the selectmen of said town, and said corporation shall be responsible for all damage to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said town all sums recovered against said town for damages from obstructions caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on same.

Section 8. Said corporation is hereby authorized to make contract with said town of Columbia Falls, and with other corporations and individuals, for the purpose of supplying water, electric lights and power as contemplated by said act; and said town of Columbia Falls by its selectmen, is hereby authorized to enter into contracts with said company for the supply of water, electric lights and power and such exemption from public burden as said town and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto.

Section 9. Said corporation shall have power to cross any private or public sewer, or to change the direction thereof, when necessary for the purposes of this incorporation, but in such a manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury caused thereby. Whenever the company shall lay down any pipes in any street, or make any alterations or repairs upon its works in any street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense without unnecessary delay, cause the earth and pavements removed to be replaced in proper condition.

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Section 10. Said corporation may issue its bonds for the construction of its works, upon such rates and terms as it may deem expedient, not exceeding one hundred thousand dollars, and secure the same by mortgage of the franchise and property of said company.

May issue
bonds and
mortgage
property.

Section 11. The first meeting of the corporation may be called by public notice, published in the *Narraguagus Times*, three weeks, said call to be signed by at least three of the corporators.

First meeting
how called.

Section 12. This act shall become null and void in four years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.

Act void
unless work
is commenced
within 4
years.

Section 13. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 472.

An Act to amend Chapter sixty-four of the Private and Special Laws of eighteen hundred and ninety-nine, which is an act to incorporate the Wilson Stream Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Strike out all of section two of said act, commencing with the word, "said," in the first line, to and including the word "stream," in the fourth line, and insert in place thereof the following:

Charter
amended.

'Said corporation may build and maintain dams with sluices and side booms at the outlet of the Upper and Lower Wilson ponds in the town of Greenville and Township number eight, range ten, north of Waldo Patent, known as West College township, in Piscataquis county, and at the outlet of Rum pond in said Greenville and said township, and may remove rocks, excavate ledges, build dams and side dams, and make improvements in the stream between said Upper and Lower Wilson ponds, and may erect and maintain a dam or dams with side booms and sluices on Wilson stream, flowing from Lower Wilson pond into Sebec lake in said county, to facilitate the driving of logs and lumber down said stream between said ponds, and down said Wilson stream.'

Insert between the words "excavate" and "at," in the seventh line, the words 'but shall smooth up the ledges;' strike out the word "but," in the seventh line, and insert the words 'and it,' so that said section shall read as follows:

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May build
dams, etc.

—remove
rocks and
excavate
ledges.

—improve
Lower
Greely falls.

—may take
land and
materials.

—damages,
how esti-
mated in case
of disagree-
ment.

'Section 2. Said corporation may build and maintain dams with sluices and side booms at the outlet of the Upper and Lower Wilson ponds in the town of Greenville, and Township number eight, range ten, north of Waldo patent, known as West College Township, in Piscataquis county, and at the outlet of Rum pond, in said Greenville and said township, and may remove rocks, excavate ledges, build dams and side dams, and make improvements in the stream between said Upper and Lower Wilson ponds, and may erect and maintain a dam or dams with side booms and sluices on Wilson stream, flowing from Lower Wilson pond into Sebec lake, in said county, to facilitate the driving of logs and lumber down said stream between said ponds, and down said Wilson stream; and said corporation may remove rocks, excavate ledges, build dams and side dams, and make other improvements for said purpose, except that it shall not blast out or excavate but shall smooth up the ledges at Lower Greely falls, and it shall have the right to smooth up and deepen the channel at the Upper Greely falls, and make such improvements at said falls as may be necessary to facilitate the driving of logs as aforesaid, said improvements to be made under the direction of Frank H. Drummond of Bangor, and may take land and materials for building said dams and making said improvements, and flow contiguous lands so far as necessary to raise suitable heads of water. And if the parties owning said lands and materials cannot agree upon the damages thereof, then said damages shall be estimated by the county commissioners for the county of Piscataquis, as provided by law in case of taking lands for public highways, and for the damages occasioned by flowing land, the said corporation shall not be liable to an action at common law, but the person injured may have a remedy, by complaint for flowing, in the manner provided by chapter ninety-two of the revised statutes.'

Approved March 21, 1901.

Chapter 473.

An Act to amend Section four of Chapter two hundred and two of the Private and Special Laws of eighteen hundred and ninety-nine, entitled "An Act for the better protection of sheep in the town of Perry."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section four of chapter two hundred and two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by adding thereto the following words:

Section 4,
chapter 202,
laws of 1899,
amended.

'One-half of said fine shall go to the complainant and one-half to the town of Perry aforesaid.'

So that said section shall read as follows:

'Section 4. Any member of said tribe of Indians at Pleasant Point that keeps a dog contrary to the provisions of this act shall pay a fine of ten dollars or be punished by imprisonment in the jail in the county of Washington for not more than thirty days. One-half of said fine shall go to the complainant and one-half to the town of Perry aforesaid.'

Penalty for
keeping dogs
unlawfully at
Pleasant
Point.

Approved March 21, 1901.

Chapter 474.

An Act to prevent the taking of fish from Ross and Conroy lakes, in Littleton and Monticello, in the county of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill at any time any kind of fish in Ross or Conroy lakes, in Littleton and Monticello, Aroostook county, for a period of five years, under the penalties provided in the general law for illegal fishing.

Close time for
fishing in
Ross or Con-
roy lakes for
5 years.

—penalty.

Approved March 21, 1901.

Chapter 475.

An Act to incorporate the Hallowell Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. John Graves, Austin D. Knight, B. F. Warner, John W. Church and Joseph F. Bodwell, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Hallowell Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate name.

Location. Section 2. The corporation hereby created shall be located at Hallowell, Kennebec county, Maine.

Purposes. Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock. Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital

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stock at any time, by vote of the shareholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$50,000 is paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith: and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not loan money on shares of its own capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Board of trustees.

—executive board.

Section 7. The board of directors or trustees of said corporation shall constitute the board of investment of said corporation. Said directors or trustees shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made

Board of investment.

—shall keep record of all loans, etc.

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—how loans
may be made
to an officer.

to any officer or director of said banking or trust company except by the approval of a majority of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Eligibility of
directors.

Section 8. No person shall be eligible to the position of a director or trustee of said corporation who is not the actual owner of five shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Trust funds
shall consti-
tute a special
deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust
department.

Administra-
tors, etc., may
deposit with.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsi-
bility of
shareholders.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation of
shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

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Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Shall be subject to examination by bank examiner.

--proceedings when business becomes hazardous.

--shall keep a record.

--expenses, how paid.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting, how called.

Section 17. This act shall take effect when approved.

Approved March 21, 1901.

CHAP. 476**Chapter 476.**

An Act to incorporate the Knox Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. F. S. Walls of Vinalhaven, and H. I. Hix, Maynard S. Bird, E. E. Payson, S. T. Kimball, all of Rockland, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Knox Trust and Banking Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporate name.**Location.**

Section 2. The corporation hereby created shall be located at Rockland, Knox county, Maine, and may have two offices for the transaction of business in said city.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital

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stock at any time, by vote of the shareholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$50,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not loan money on its capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of directors.

—executive board.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution, substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the approval of a majority of the executive board in writing, and said corpo-

Board of investment.

—shall keep record of all loans, etc.

—how loans may be made to an officer.

CHAP. 476**Eligibility of shareholders.**

ration shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible as a member of the executive committee of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Trust funds shall constitute a special deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust department.**Administrators, etc., may deposit with.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Responsibility of shareholders.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation of shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be subject to examination by bank examiner.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such

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visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

—proceedings
when busi-
ness becomes
hazardous.

—publish
statement.

—expenses,
how paid.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First meeting,
how called.

Section 17. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 477.

An Act to amend Chapter two hundred and thirteen of the Private and Special Laws of eighteen hundred and ninety-five, authorizing Simeon G. Davis, his associates and assigns, to construct and maintain a wharf and boathouse in lake Maranocook, in the town of Winthrop.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter two hundred and thirteen of the private and special laws of eighteen hundred and ninety-five is hereby amended by striking out the words "both to be located at or near the outlet of said lake" in the seventh line and inserting instead thereof

Chapter 213,
Special laws
1895, amended

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the words, 'said wharf and boathouse, nor either of them, shall not be located within two hundred feet of the bridge across the outlet of said lake,' so that said chapter, as amended, shall read as follows:

S. G. Davis
authorized to
construct a
wharf in Lake
Maranocook.

—must obtain
consent of
owners.

'Simeon G. Davis, his associates and assigns, are hereby authorized and empowered to construct, maintain and control a wharf extending into the waters of Lake Maranocook, in the town of Winthrop, not exceeding seventy-five feet, and to construct, maintain and control a boathouse over or in said waters of such dimensions as he or they shall deem proper, said wharf and boathouse, nor either of them, shall not be located within two hundred feet of the bridge across the outlet of said lake; provided, they shall first obtain the consent of the owners of the shores of the lake to which said wharf and boathouse are adjacent, or the consent of the municipal officers of said towns in case said wharf or boathouse are adjacent to any highway or town way.'

Approved March 21, 1901.

Chapter 478.

An Act to incorporate the Skowhegan Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Edward N. Merrill, John R. McClellan, Joseph O. Smith, Alfred H. Lang, J. Palmer Merrill, Francis W. Briggs, John P. Clark and Edward F. Danforth, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Skowhegan Trust Company and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate
name.

Location.

Section 2. The corporation hereby created shall be located at Skowhegan, Somerset county, Maine.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with

boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not
commence
business
until \$50,000
has been
paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not loan
money on
shares of its
own stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election,

Board of
trustees.

—executive
board.

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or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of investment.

—shall keep record of loans, etc.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution, substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—how loan may be made to officers.

Eligibility of directors.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Trust funds shall constitute a special deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investments or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

—trust department.

Administrators, etc., may deposit with.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys,

bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares, owned by each in addition to the amount invested in said shares.

Responsi-
bility of
shareholders.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Guaranty
fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation
of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have the authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Shall be
subject to
examination
by bank
examiner.

—proceed-
ings when
business
becomes
hazardous.

—publish
statement.

—expenses,
how paid.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming

First meeting,
how called.

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the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 479.

An Act relating to and amendatory of Chapter three hundred and seventy-six of the Private and Special Laws of eighteen hundred and eighty-nine, entitled "An Act to incorporate the Crystal Ice Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company
authorized to
issue bonds.

Section 1. The Maine Lake Ice Company, incorporated by the name of Crystal Ice Company under chapter three hundred and seventy-six of the private and special laws of eighteen hundred and eighty-nine, the name of said company having been changed in June, eighteen hundred and ninety-nine, to Maine Lake Ice Company, is hereby authorized and empowered to increase its capital stock from one hundred thousand dollars to three hundred thousand dollars, and is further authorized and empowered to issue its bonds to pay, retire and cancel its outstanding bonds and the mortgage securing the same, and for the further construction and improvement of its works and plant, and for other purposes of its incorporation, and for such amount and upon such rate and time as it may deem expedient, not to exceed the sum of two hundred thousand dollars; and to secure such bonds by mortgage or deed of trust of all or any part of its franchise, property, rights and privileges now owned or to be hereafter acquired.

—secure same
by mortgage.

May hold
property to
the amount of
\$300,000.

Section 2. Said corporation may hold real and personal property to an amount not exceeding three hundred thousand dollars.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 480.

An Act to extend the charter of the Dexter Safe Deposit and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Dexter Safe Deposit and Trust Company, which were granted by chapter three hundred and ninety-two, private and special laws of eighteen hundred and ninety-seven, are hereby extended for two years from the approval of this act, and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter
extended two
years.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 481.

An Act to incorporate the York Harbor Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The territory in the town of York, embraced within the following boundaries, namely: Beginning near the Long Beach station of the York Harbor and Beach Railroad at a point formed by the junction of the westerly side line of said railroad and the northerly side of the highway leading from said station to Long Beach; thence southwesterly following the westerly side line of said railroad to the York Harbor station of said railroad; thence along the northwesterly side of the highway leading from said York Harbor station to the residence of the late J. P. Norton to a point formed by the junction of said highway with the easterly side of the highway leading from York Village to York Harbor; thence from said point across the last mentioned highway to the line of the said York Harbor and Beach Railroad at the northwesterly end of the covered bridge; thence along said railroad to the channel of York river; thence southeasterly, southerly and easterly, following the channel of said river, to the Atlantic ocean; thence northeasterly and northerly by said ocean to the southerly end of Long Beach aforementioned to a point formed by low water mark and by a continuation of the northerly side line of the highway first mentioned leading from said Long Beach station to said Long Beach; thence from said point along

Boundaries.

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—corporate
name.

May raise
money for
certain
purposes.

Powers as
defined by the
first sixteen
sections of
chapter 16, B.
S., as amended
by chapter
286, laws of
1889.

said imaginary line and the line of the northerly side of said highway to the point of beginning; together with the inhabitants thereon, is hereby created a body politic and corporate by the name of the York Harbor Village Corporation, with all the rights and privileges granted by the laws of the state to corporations.

Section 2. Said corporation is hereby authorized and vested with power at any legal meeting called for the purpose, to raise money for the following purposes: to create and maintain a fire department with all the necessary engines, equipments, appliances and apparatus for the prevention of and extinguishment of fires, and to acquire and maintain property, buildings and structures necessary and convenient for the use and preservation thereof; to construct a building to be used as a village hall and to contain such offices and apartments, including lock ups, as may be convenient for the administration of corporate rights and duties herein granted, and to acquire land necessary and convenient therefor, or to lease, or otherwise acquire, said property, or portions thereof, for said purposes; to build and maintain sidewalks; to light and sprinkle its streets; to set out and care for shade trees; to improve and care for streets and public grounds as hereinafter provided; to build and maintain drains and sewers as hereinafter provided; to maintain a night watch or police force, and to defray the expenses of all other necessary measures for the better security of life and property and for the promotion of good order and quiet within the corporate limits; said corporation may receive, hold and manage devises, bequests and gifts for the purposes authorized by this charter; and by its proper agents, may make contracts necessary and convenient for the exercise of its corporate powers.

Section 3. Said corporation within its territorial limits shall have, and is hereby granted, all the rights, powers and privileges which towns or their municipal officers have under the first sixteen sections of chapter sixteen of the revised statutes, as amended, and under chapter two hundred and eighty-five of the public laws of eighteen hundred and eighty-nine, relating to drains and sewers; and all powers, duties and privileges granted by said sections and by said public laws to the selectmen, clerks, treasurers and constables of towns, are hereby respectively granted to and vested in the assessors, clerk, treasurer and collector of said corporation; and all powers conferred and duties, penalties and obligations imposed by said sections and by said public laws upon towns, and upon persons, for the benefit and protection of towns and persons, and of their drains, sewers and property, shall be possessed by, and imposed upon said corpora-

tion, and persons and property therein, for the benefit and protection of said corporation, persons and property and the drains and sewers thereof.

Provided, however, that the assessors shall not have power to construct said drains or sewers at the expense of the corporation without a vote of the corporation authorizing such construction.

—sewers shall not be constructed without vote of corporation.

Section 4. The selectmen of the town of York are hereby authorized and directed to apportion on or before the tenth day of April annually, out of all the moneys raised by said town for repairs and maintenance of ways and bridges, a sum ample and sufficient for the proper care and maintenance of the ways within the limits of said corporation, said sum to be not less than one-tenth part of said moneys so raised by said town, and the same to be forthwith certified to the treasurer of said town, to be by him set aside and paid out to the assessors of said corporation for maintenance and repairs as aforesaid, on the order of the selectmen in the same manner that money is paid out to road commissioners elected by towns. Sixty-five per cent of said money is to be expended by the corporation by its assessors, or their agent, under the general supervision of said selectmen, prior to the fifteenth day of July, and the balance to be in like manner expended at such time as said assessors deem for the best good of the public; and if such sum apportioned as aforesaid, is deemed inadequate by the assessors of the corporation for the proper care and maintenance of said ways, and if said selectmen neglect or refuse to apportion further sums, which shall be by said assessors deemed adequate, for ten days after the same have been requested of them in writing by said assessors, then said assessors may call a meeting of the corporation, at which the corporation may raise money for improvements and repairs upon its ways, to be assessed in the manner provided in section five of this act, to be expended, for the purposes for which raised by the corporation, by its assessors or their agent under the general supervision of the selectmen.

Town shall apportion money for support of ways and bridges.

—how money shall be expended.

—if not adequate, assessors may raise additional sums.

For the purpose of expending money which has been apportioned by the selectmen as hereinbefore provided, said assessors shall first qualify and give bonds, as road commissioners elected by towns are required to do, and having so qualified shall have exclusively within the limits of the corporation, the same rights, powers and duties, and shall be under the same obligations as said road commissioners, excepting that they shall not be required to qualify before the first Monday of April, as required by chapter thirty-two, section seven of the public laws of eighteen hundred and eighty-nine, or to account to the selectmen

—assessors shall give bonds and have same powers as road commissioners.

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—if assessors fail to qualify, town may expend the money.

for money raised by the corporation for said ways. Upon failure of said assessors to so qualify within ten days after their election by the corporation, said money apportioned to the corporation shall be expended by the town upon the highways within said corporation by the proper town authorities, as provided by general law.

How assessment shall be made.

Section 5. All moneys which shall be raised for the purposes aforesaid, or for any other purposes for which the corporation may lawfully raise money, shall be assessed upon the taxable polls and estates embraced within the limits of the corporation by the assessors thereof in the same manner as is provided by law for the assessment of town and county taxes. The assessors may copy the last valuation of said property made by the assessors of the town of York and assess the taxes thereon; or, if the corporation shall so direct, may correct said valuation, or make a new valuation thereof, according to law, and assess the tax on that valuation, and may make abatements on taxes assessed in the same manner as assessors of towns may do.

—how valuation shall be made.

May issue bonds.

Section 6. Said corporation may issue its bonds, or notes, to obtain money to purchase and improve real property provided for under section two of this act; to construct sidewalks; to make permanent improvements to highways; to construct drains and sewers, as provided in section three of this act. Said bonds or notes shall be signed by the assessors and treasurer, and shall be on such time and bear such rate of interest as the corporation may deem expedient, subject, however, to the limitations contained in article twenty-two of the constitution of Maine limiting municipal indebtedness.

—how signed.

Officers.

Section 7. The officers of said corporation shall be a clerk, treasurer, three assessors, a collector, three fire wardens, and such other officers as the by-laws of said corporation may require. The clerk, treasurer, assessors and collector shall be chosen by ballot at the annual meeting, or at a special meeting called for the purpose, and said officers by ballot or other method agreed upon by a vote of the corporation. Said clerk, treasurer, assessors and collector shall reside within the limits of the corporation and shall hold office for one year from the date of the last annual meeting and afterwards until their successors are chosen and qualified, and shall severally have exclusively all the power and authority within the limits of said corporation that similar officers chosen by towns now have or may have. The assessors may appoint, and remove, police officers, and such other officers as the by-laws allow, and whose selection is not otherwise provided for herein. Said corporation at any legal meeting may adopt a code of by-laws not repugnant to the laws of this state,

—how chosen.

—qualifications of clerk, treasurer, collector and assessors.

—term.

—police officers, appointment of.

—by-laws.

CHAP. 481

nor to its charter, for the efficient management of its affairs. All officers aforesaid shall be sworn before the clerk, or a justice of the peace, for the faithful performance of their duties. The collector and treasurer shall each give bond, with such sureties as the assessors of the corporation may approve in a sum not less than double the amount of the taxes raised as aforesaid, to the inhabitants of the corporation, for the faithful performance of their duties; and said bond shall be approved in writing by the assessors, and thereafter deposited with and retained by the clerk. The compensation of all officers herein provided for shall be fixed by the corporation.

—officers shall be sworn.

—collector and treasurer shall give bond.

—compensation of officers.

Section 8. Said assessors shall be the general municipal officers of said corporation and shall have general charge of its affairs and of the expenditure of money thereof, except so far as the same may by this act be committed to other officers or persons.

Assessors shall be the municipal officers.

Section 9. The fire wardens shall have exclusively all the power and authority, within the limits of said corporation, that fire wardens have, or may have, when chosen by towns in town meeting. The police officers shall have power to execute all warrants and have the same power to prevent public disturbances and preserve public peace within said corporation as is given by the laws of this state to constables, and to restrain all infractions of, and carry into effect, such by-laws as said corporation shall adopt in pursuance of this act.

Powers of fire wardens and police.

Section 10. The clerk shall record all doings and proceedings at the meetings of said corporation.

Duty of clerk

The clerk may appoint a deputy to act in his absence in the manner provided by statute for the appointment of a clerk in the absence of a town clerk; and in case of the clerk's absence, death, resignation, or removal from office without having made such an appointment, the assessors may appoint a resident of the corporation in the manner provided by statute for the appointment of a clerk by municipal officers of towns.

—may appoint a deputy.

—vacancy, how filled.

Section 11. Upon a certificate being filed with the assessors of said corporation, by the clerk thereof, stating the amount of money voted to be raised by taxation at any meeting for any of the purposes aforesaid, it shall be the duty of said assessors, as soon as may be, to assess said amount upon the polls and estates of persons residing within said corporation, and upon the estates of non-residents located therein, and to certify and deliver the lists of the assessments so made, to the collector, whose duty it shall be to collect the same in like manner as county and town taxes are by law collected by collectors for towns. Said col-

Assessment and collection of taxes.

CHAP. 481**—duties of
the treasurer.**

lector shall pay over all moneys collected by him to the treasurer of said corporation whenever the assessors shall so direct, and it shall be the duty of the treasurer of said corporation to receive all moneys belonging to the corporation and to pay it out only upon the written order or direction of the assessors, and to keep a regular account of all moneys received and paid out, and to exhibit the same to the assessors whenever requested. And said corporation shall have the power to direct the mode of collecting said taxes as towns have in the collection of town taxes, and said collector shall have the same rights and powers to recover any taxes committed to him that town collectors have by law to recover any taxes committed to them, and the corporation shall have the same rights that towns have by law to recover taxes by suit.

**—corporation
may direct
mode of col-
lecting taxes.****—powers of
the collector.****Qualification
of voters.**

Section 12. Every person having his legal residence within the territory aforesaid, qualified to vote for governor, senators and representatives, shall be a legal voter at any meeting of the corporation, and shall also be qualified to vote upon the acceptance of this charter.

**When charter
may be
accepted.**

Section 13. This charter may be accepted at any time within five years from its approval by the governor, except that not more than two meetings for such acceptance shall be held in any one calendar year.

**First meeting,
how called.**

William S. Putnam, Joseph W. Simpson, Fremont Varrell, Joseph C. Bridges, John H. Varrell, or any of them, are hereby authorized to call any meeting of said corporation to act on said acceptance, and to notify all persons qualified to vote at said meeting, to assemble at some suitable time and place within the limits aforesaid, by posting up notices in two public and conspicuous places within said limits, seven days at least before the time of said meeting; and any one of said persons is authorized to preside at said meeting until after its organization and until after a clerk and moderator shall have been chosen by ballot and sworn. At all meetings of said corporation a moderator shall be chosen in the manner and with the same powers as in town meetings.

—moderator.**Subsequent
meetings, how
called.**

Section 14. Said assessors shall call all subsequent meetings of the corporation by posting up notice thereof, signed by them, in two public and conspicuous places within the limits of said corporation, and stating the time and place of each meeting, seven days, at least, before the time appointed for the meeting. All notices shall state in distinct articles the business to be acted upon at the meeting, and no other business shall there be acted upon. When ten or more voters in writing request the assessors to insert a particular article in any notice they shall insert it in

**—how an
article
may be
inserted.**

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their next notice issued, or shall call a special meeting for the consideration thereof, to be held within thirty days after the filing of said notice. The annual meetings for the election of officers, after the first, shall be held in the month of April in each year. In case the assessors unreasonably neglect or refuse to call a meeting, any justice of the peace may call a meeting of the corporation on petition of ten legal voters, by posting up a notice in the manner herein provided.

--annual
meetings.

--how meet-
ings may be
called if assess-
ors neglect.

Section 15. At any first meeting of said corporation called in pursuance of section thirteen of this act, the legal voters within said corporate limits shall by ballot vote on the question of accepting this charter, and if a majority of such voters present and voting at said meeting shall vote in favor of its acceptance, then this act shall take effect and the corporation shall proceed to organize, and choose its officers, and may adopt a code of by-laws.

Acceptance
of charter.

Section 16. This act shall take effect from and after its approval by the governor, so far as to empower the calling of any of said first meetings to act on the acceptance of this charter, and if said charter shall be accepted, as provided in the preceding section of this act, then the same shall take and have complete effect in all its parts.

When act
shall take
full effect.

Approved March 21, 1901.

Chapter 482.

An Act allowing the propagation of Beaver in the waters of Enchanted Stream, Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Henry McKenney of Jackman, Somerset county, is hereby permitted to fence in the waters of Enchanted stream in Somerset county above the large dam built by him and in said enclosure to breed and propagate beaver. The title and property in said beaver is to remain in the state of Maine for the space of four years from the date of the approval of this act. Said McKenney is, however, to procure a lease of the landowners for the above named purpose.

H. McKenney
authorized to
propagate
beaver.

Section 2. Any person who shall destroy said fence or kill said beaver shall be punished by a fine of not less than twenty or more than fifty dollars for any destruction of said fence or the killing or taking away of each beaver.

Penalty for
destroying
fence or
beaver.

Section 3. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 483.

An Act authorizing the construction of a Wharf into the tide waters of Casco Bay in Phippsburg, County of Sagadahoc.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

F. W. Ridley
authorized to
erect wharf
in Phipps-
burg.

Section 1. Frank W. Ridley, his associates and assigns, are hereby authorized to erect and maintain a wharf from the shore of his land known as the Bartlett property, in Phippsburg, Sagadahoc county; and to extend the same into the tide waters of that part of Casco bay known as the New Meadows river.

Section 2. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 484.

An Act additional to and amendatory of Chapter two hundred and thirty of the Private and Special Laws of nineteen hundred and one, relating to Ice Fishing in Boyd Lake in the County of Piscataquis.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing
through the
ice in Boyd
lake for
pickerel
allowed.

It shall be lawful to fish through the ice for pickerel in Boyd lake in the county of Piscataquis during the months of December and January in each year, in addition to the time specified in chapter two hundred and thirty of the private and special laws of nineteen hundred and one.

Approved March 21, 1901.

Chapter 485.

An Act to establish a Municipal Court in the town of Skowhegan.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Skowhegan
municipal
court estab-
lished.

—court of
record and
seal.

—judge and
qualification.

Section 1. A municipal court is hereby established in and for the town of Skowhegan, to be denominated the Municipal Court of Skowhegan, which shall be a court of record having a seal to be established by the judge of said court, which court shall consist of one judge who shall be an inhabitant of the county of Somerset, of sobriety of manners and learned in the law, who shall be appointed as provided in the constitution and who shall have and exercise concurrent authority and jurisdiction with trial justices, justices of the peace and of the quorum, over all

matters and things within their jurisdiction, and such authority and jurisdiction additional thereto as is conferred upon him by this act.

Section 2. Said municipal court shall have jurisdiction as follows: First, original jurisdiction concurrent with the supreme judicial court of the larcenies described in sections one, six, seven, eight and nine of chapter one hundred and twenty of the revised statutes, when the value of the property is not alleged to exceed thirty dollars, of the assaults and batteries described in section twenty-eight of chapter one hundred and eighteen of the revised statutes; and of the offenses described in section six of chapter one hundred and twenty-four of the revised statutes, and may punish for either of said offenses by fine not exceeding fifty dollars and by imprisonment in the county jail not exceeding three months. Second, exclusive original jurisdiction of all civil actions wherein the debt or damages demanded do not exceed twenty dollars, and both parties, or any plaintiff and a person summoned as a trustee reside in the town of Skowhegan, including prosecutions for penalties in which said town is interested, and of all actions of forcible entry and detainer arising therein; and concurrent jurisdiction with trial justices of all other civil actions within their concurrent jurisdiction. Third, original jurisdiction concurrent with the supreme judicial court, of all civil actions in which the debt or damages demanded do not exceed fifty dollars, and both parties or the defendant and a person summoned as a trustee reside in the county of Somerset. Provided, that any action, civil or criminal, in which the judge is interested, but which would otherwise be within the exclusive jurisdiction of said court, may be brought before and disposed of by any trial justice within said county, in the same manner and with like effect as other actions before such tribunals.

Section 3. Nothing in this act shall be construed to give said court jurisdiction of any civil action in which the title to real estate according to the pleading or brief statement filed therein by either party is in question, and all such actions brought therein, shall be removed to the supreme judicial court or otherwise disposed of as in like cases before a trial justice.

Section 4. Said court shall be held on the first and third Mondays of each month at ten o'clock in the forenoon for the transaction of civil business at such place within said town as the judge shall determine, but the town may at any time, provide a court room, in which case the court shall be held therein, and all civil processes shall be made returnable accordingly, and it may be adjourned from time to time by the judge at his discretion; but it shall be in constant session for the cognizance of criminal

Jurisdiction.

—concurrent with supreme judicial court when value of property does not exceed \$50.

—exclusive, when debt does not exceed \$50, etc.

—concurrent with trial justices.

—concurrent with supreme judicial court when debt does not exceed \$50.

—when judge is interested, action may be brought before a trial justice.

How actions when title to real estate is in question, shall be disposed of.

Terms.

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—when judge cannot attend, may be adjourned from day to day.

—when adjourned without day, pending actions shall be continued.

Judge shall keep the records.

Appeals may be taken to supreme judicial court.

When debt exceeds \$20, defendant may claim jury trial.

—fees of judge.

—how such action shall be transferred.

Writs and processes, form of.

Laws relating to attachments appli-

actions; provided, that if said judge is prevented by any cause from attending at the time said court is to be held for civil business, it may be adjourned from day to day by any deputy sheriff or a constable of the town, without detriment to any action then returnable or pending until he can attend, when said actions may be entered or disposed of with the same effect as if it were the first day of the term; and it may be so adjourned without day when necessary, in which event pending actions shall be considered as continued, and actions then returnable may be returned and entered at the next term with the same effect as if originally made returnable at said term.

Section 5. It shall be the duty of the judge of said court to make and keep the records thereof, or cause the same to be made and kept, and to perform all other duties required of similar tribunals in this state; and copies of said records duly certified by said judge shall be legal evidence in all courts.

Section 6. Any party may appeal from any judgment or sentence of said court, to the supreme judicial court in the same manner as from a judgment or sentence of a trial justice.

Section 7. If any defendant, his agent or attorney, in any action in this court, in which the debt or damages claimed in the writ exceeds twenty dollars, shall, during the term at which it was entered, file in said court an affidavit, that he has a good defence to said action, and intends in good faith to make such defence, and claims a jury trial and shall pay the judge sixty cents for entry fee in the supreme judicial court, and twenty-five cents for his order, to be taxed in said defendant's costs if he prevails, the said judge shall attach to the original writ his order under his hand and seal of court, transferring said action to the supreme judicial court in said county, and deliver the writ together with all papers filed in the case, and entry fee, to the clerk of said supreme judicial court, whose duty it shall be to enter said action at the next term of said supreme judicial court, and it shall there have day, be tried and disposed of, the same as if originally brought in said court.

Section 8. Writs and processes issued by said court shall be in the usual forms, and shall be served as like precepts are required to be served when issued by trial justices, except that writs in which the debt or damages demanded exceed twenty dollars, shall be served at least fourteen days before the sitting of the court at which they are made returnable, and no writ shall be made returnable at a term of the court to begin more than sixty days after the commencement of the action.

Section 9. All the provisions of the statutes relative to the attachment of real and personal property and the levy of execu-

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tions, shall be applicable to actions brought in this court and executions on judgments rendered therein; provided, that property may be attached in addition to the ad damnum, sufficient to satisfy the costs of the suit.

cable to
actions
brought in
this court.

Section 10. Actions in said court shall be entered on the first day of the term, and not afterwards, except by special permission. When a defendant, legally summoned, fails to enter his appearance, by himself or his attorney, on the first day of the return term, he shall be defaulted; but if he afterwards appear during the term, the court may, for sufficient cause, permit the default to be taken off. Pleas in abatement must be filed on or before the day of the entry of the action. The defendant may file his pleadings which shall be the general issue with a brief statement of special matters of defence, on the return day of the writ, and must file them on or before the first day of the next term, or he shall be defaulted, unless the court for good cause, enlarge the time, for which he may impose reasonable terms. Actions in which the defendant files his pleadings on the return day, and are actions of forcible entry and detainer seasonably answered to, shall be in order for trial at the return term, and shall remain so until tried or otherwise disposed of, unless continued by consent or on motion of either party, for good cause, in which latter case the court may impose such terms as he deems reasonable; but all other actions unless defaulted or otherwise finally disposed of, shall be continued as of course, and be in order for trial at the next term.

When actions
shall be
entered.

—if defendant
fails to
appear shall
be defaulted.

—default may
be taken off.

—pleas in
abatement,
filing of.

—when
actions shall
be in order
for trial.

Section 11. The costs and fees allowed to parties, attorneys and witnesses, in all actions in said court, in which the debt or damages recovered does not exceed twenty dollars, and in actions of forcible entry and detainer shall be the same as allowed by trial justices in actions before them, except that the plaintiff, if he prevail, shall be allowed one dollar for his writ, and the defendant, if he prevail, one dollar for his pleadings. But in cases where the amount recovered exceeds twenty dollars, costs and fees of parties, attorneys and witnesses, shall be the same as in the supreme judicial court, except that the defendant, if he prevail, shall be allowed two dollars for his pleadings.

Fees of attor-
neys and
witnesses.

Section 12. The judge of said court shall furnish his own blanks and may demand and receive therefor the sums allowed by law to trial justices for like blanks, and may also demand and receive the same fees allowed to trial justices for like services, except that he may demand and receive for a complaint and warrant in criminal cases one dollar; for the entry of a civil action, fifty cents; for the trial of an issue, civil or criminal, two dollars for the first day and one dollar for each day after the

Fees of judge.

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—town may
vote to pay
salary.

Jurisdiction
of trial
justices
restricted.

—in case of
absence of
judge, trial
justice may
exercise
jurisdiction
in criminal
matters.

How preced-
ing actions
shall be
disposed of.

first, occupied in such trial, to be paid to him by the plaintiff in civil cases before trial, who shall recover the same as costs if he prevail in the suit, and the fees so received by said judge shall be payment in full for his services. Provided, that the legal voters of said town may, at any time, by vote, determine to pay him a salary, which shall be accepted by him instead of said fees, in which case, he shall pay all fees of office by him received, into the town treasury.

Section 13. Trial justices are hereby restricted from exercising any jurisdiction in the town of Skowhegan over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and of the quorum, and except cases in which the judge is interested or related, and except they may issue warrants on complaints for criminal offenses to be returned before said municipal court, and in case of the absence from the town of Skowhegan, or sickness of the judge of said court, and during such sickness or absence, any trial justice residing in said Skowhegan, shall have and exercise in criminal matters the same jurisdiction as though said municipal court had never been established. Provided, that said restrictions shall be suspended until the judge of said court shall enter upon the duties of his office.

Section 14. Nothing in this act shall be construed to interfere with actions already commenced before trial justices in the town of Skowhegan, but all such actions shall be disposed of by such trial justices the same as if this act had not been passed.

Section 15. This act shall take effect when approved.

Approved March 21, 1901.

Chapter 486.

An Act to incorporate the Bethel Sewer Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—purposes.

Section 1. Chas. D. Hill, Addison E. Herrick, Eben S. Kilborn, John M. Philbrook, Wm. W. Hastings, Josiah U. Purington, Cyrus M. Wornwell, Seth Walker, Ira C. Jordan, Edwin C. Rowe, Thos. F. Hastings and Calvin Bisbee, all of Bethel in the county of Oxford and state of Maine, with their associates and successors are hereby made a corporation, by the name of the Bethel Sewer Company, for the purpose of laying and maintaining sewers within the limits of the Bethel Village Corporation in said town.

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Section 2. Said corporation for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding ten thousand dollars.

May hold real estate to the amount of \$10,000.

Section 3. Said corporation is hereby authorized, for the purposes aforesaid, to lay down and maintain pipes, with all other convenient appliances, for collecting, conducting and discharging sewage and for disposing of the same, and may discharge said sewage into the Androscoggin river or any of its tributaries; and said corporation may take and hold by purchase or otherwise, any land or real estate necessary therefor, and may excavate through any land when necessary for this incorporation.

Authorized to lay pipes.

—may take land.

Section 4. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by excavating through any land for the purpose of laying down pipes or fixtures.

Liable for all damage.

Section 5. The capital stock of said corporation shall be two thousand dollars, which may be increased to any sum not exceeding twenty thousand dollars, by a vote of said corporation, and said stock shall be divided into shares of ten dollars each.

Capital stock.

Section 6. Said corporation is hereby authorized to lay down, in and through the streets and ways in said town of Bethel, and to take up, replace and repair all such pipes and fixtures as may be necessary for the purposes of their incorporation under such reasonable restrictions as may be imposed by the selectmen of said town.

May lay pipes in the streets of Bethel.

Section 7. Said corporation is hereby authorized to make contracts with said town of Bethel, Bethel Village Corporation and with other corporations and individuals for the purposes of collecting and conducting and disposing of sewage as contemplated by said act; and said town of Bethel, by its selectmen, and said Bethel Village Corporation, by its assessors, are hereby authorized to enter into contracts with said company for the collecting, conducting and disposing of sewage; also for the conveyance to said company by said town or village corporation of any sewers or interests therein which they may now own, and for such exemption from public burden as said town and Bethel Village Corporation and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto.

May make contracts for disposing of sewage.

—town may contract for disposal of sewage and be exempt from taxation.

Section 8. Said corporation shall have power to cross any water course, private or public sewer or to change the direction thereof when necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury caused thereby.

May cross any sewer but shall not obstruct use of.

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Determine upon what terms abutters may enter lines.

Section 9. Said corporation shall have the right to determine in what manner and upon what terms abutters upon the lines of its pipes may enter and connect with it, and may establish rules and regulations and a schedule of rates which may be collected at regular periods.

Penalty for connecting without consent of corporation.

Section 10. If any person shall connect any drain or sewer with the pipes of said corporation without permission, he forfeits to the corporation the same amount, and to be recovered in the same manner as provided in section seven, chapter sixteen, revised statutes; if any person willfully or negligently violates any of said rules or regulations or shall fail to pay his rate as required, said corporation may forthwith sever his connection with the main sewer and declare his permit forfeited.

First meeting, how called.

Section 11. The first meeting of said corporation may be called by a written notice thereof, signed by any five corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode seven days before the time of meeting.

What statutes shall apply.

Section 12. All statutes now in force relative to the taking and condemning land for the use of water companies shall apply to this corporation.

Section 13. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 487.

An Act to incorporate the South Portland Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Edward C. Reynolds, David E. Moulton, Albert A. Cole, Frank S. Willard, J. C. Knapp, F. G. Hamilton and Willis B. Moulton, or such of them as may by vote accept this charter with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the South Portland Trust and Banking Company and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate name.

Location.

Section 2. The corporation hereby created shall be located at South Portland, Cumberland county, Maine.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, com-

panies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by a trust and banking company, but said corporation shall not have the power or authority to establish branches.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not
commence
business
until \$50,000
has been
paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock nor be the purchaser or holder of any such share unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at a public or private sale.

Shall not
loan money
on shares of
its capital
stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until

Board of
trustees.

—executive
board.

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others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Board of
investment.

—shall keep
record of
loans, etc.

—how loans
may be made
to an officer.

Eligibility of
directors.

Reserve fund.

Trust funds
shall consti-
tute special
deposit.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution, substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner may direct. No loan shall be made to an officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a director or trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national or state bank.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investments or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for

the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit such.

Section 12. Each shareholder of this corporation shall be individually responsible for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by him in addition to the amount invested in said shares.

Responsibility of shareholders.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon shall amount to one-fourth of the capital stock of said corporation.

Guaranty fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is

Shall be subject to examination by bank examiner.

—proceedings when business becomes hazardous.

—shall publish statement.

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—expenses,
how paid.

published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while engaged in making such examination shall be paid by said corporation.

First meeting,
how called.

Section 16. Any five of the corporators named in this act may call the first meeting of this corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 488.

An Act to amend Sections five, six, seven, seventeen and eighteen of Chapter twenty-three of the Special Laws of eighteen hundred and ninety-nine, entitled "An Act to establish a municipal court in the town of Newport."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 5,
chapter 23,
special laws
1899, amended.

Section 1. Section five of chapter twenty-three of the special laws of eighteen hundred and ninety-nine is hereby amended by inserting after the word "town" in the third and ninth lines of said section the letter 's' and after the word "Newport" in the third and seventh lines of said section the words 'Corinna, Stetson and Plymouth,' so that said section, as amended, shall read as follows:

Exclusive
jurisdiction
when debt
does not
exceed \$20.00.

'Section 5. Said judge shall have original and exclusive jurisdiction of all offenses against the ordinances and laws of the towns of Newport, Corinna, Stetson and Plymouth, and in all civil actions wherein the amount claimed in damages shall not exceed twenty dollars, in which one of the parties interested, or the attorney of the plaintiff who made the writ, or person or persons summoned as trustees in such action, shall be inhabitants or be residents of Newport, Corinna, Stetson and Plymouth, and in all cases of forcible entry and detainer arising in said towns, excepting all actions in which said judge may be interested; provided, that any action, civil or criminal, in which the judge is interested or related to either of the parties by consanguinity or affinity within the sixth degree, according to the rules of the civil law, or within the degree of second cousins, inclusive, but which would otherwise be within the exclusive jurisdiction of said

court, may be brought before and disposed of by any trial justice within said county, in the same manner and with like effect, as other actions before said trial justices. Said court shall have concurrent jurisdiction with the supreme judicial court, in all personal actions where the debt or damage demanded, exclusive of costs, is over twenty dollars and not over one hundred dollars, and in all actions of replevin under chapter ninety-six of the revised statutes, when the sum demanded for the penalty, forfeiture or damages, or the value of the goods, or chattels replevied does not exceed one hundred dollars; provided, any defendant or person or corporation summoned as trustee is a resident of said county of Penobscot, but this jurisdiction shall not include proceedings under the divorce laws or complaints under the mill act, so called, nor jurisdiction over actions in which the title to real estate according to the pleadings filed in the case by either party is in question except as provided in chapter ninety-four, section six and seven of the revised statutes.'

--concurrent
jurisdiction
with supreme
judicial court.

Section 2. Section six of chapter twenty-three of the special laws of eighteen hundred and ninety-nine is hereby amended by adding the letter 's' to the word "town" in the eleventh and fourteenth lines of said section, so that said section as amended shall read as follows:

Section 6,
amended.

'Section 6. Said judge shall have jurisdiction in all cases of simple larceny and where the property alleged to have been stolen shall not exceed in value the sum of twenty dollars, and of all cases of cheating by false pretenses, where the property, money or other thing alleged to have been fraudulently obtained shall not exceed in value the sum of twenty dollars, and shall have power to try the same and in either of said cases, to award sentence upon conviction by fine not exceeding twenty dollars, or imprisonment in the county jail with or without labor for a term not exceeding ninety days. He shall have exclusive jurisdiction of all offenses arising in said towns, which are by any law or statute within the jurisdiction of a trial justice, and concurrent jurisdiction with trial justices of the county of Penobscot, of all such offenses arising in said county, out of said towns.'

Jurisdiction
in cases of
larceny.

--exclusive
jurisdiction
of all offenses
arising in
towns
aforesaid.

Section 3. Section seven of said chapter twenty-three of the special laws of eighteen hundred and ninety-nine is hereby amended by striking out the words, "except the month of August," and by adding thereto after the word "town" in the fourth line the words 'of Newport,' so that said section, as amended, shall read as follows:

Section 7
amended.

'Section 7. Said court shall be held on the third Wednesday of each month, at ten o'clock in the forenoon, for the transaction of civil business at such place within said town of Newport as the judge shall determine; but the town of Newport may at any

Terms.

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—town may
provide
court room.

time provide a court room, in which case the court shall be held therein, and all civil processes shall be made returnable accordingly; and it may be adjourned from time to time by the judge, at his direction, but it shall be considered in constant session for the cognizance of criminal actions.'

Section 17
amended.

Section 4. Section seventeen of said chapter twenty-three of the special laws of eighteen hundred and ninety-nine is hereby amended by adding thereto after the word "town" in the second line the letter 's' and by adding thereto after the word "Newport" in the second line the words, 'Corinna, Stetson and Plymouth,' so that said section as amended shall read as follows:

Jurisdiction
of trial jus-
tices
restricted.

'Section 17. Trial justices are hereby restricted from exercising any jurisdiction in the towns of Newport, Corinna, Stetson and Plymouth over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and of the quorum; provided, that said restrictions shall be suspended until the judge of said court shall enter upon the duties of his office.'

Section 18
amended.

Section 5. Section eighteen of said chapter twenty-three of the public laws of eighteen hundred and ninety-nine is hereby amended by adding thereto, after the word "town" in the third line the letter 's' and after the word "Newport" in the third line the words, 'Corinna, Stetson and Plymouth,' so that said section as amended shall read as follows:

Pending
actions, how
disposed of.

'Section 18. Nothing in this act shall be construed to interfere with actions already commenced before trial justices in the towns of Newport, Corinna, Stetson and Plymouth, but all such actions shall be disposed of by such trial justices the same as if this act had not passed.'

Approved March 22, 1901.

Chapter 489.

An Act to supply the town of Lubec with Pure Water.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town or
trustee au-
thorized to
take water.

Section 1. The town of Lubec, or the trustee hereinafter provided for, or any corporation of which either may obtain control, as provided in section two, either directly or through ownership of stock, are authorized and empowered to take water from Marston's spring, and any other spring or springs in the town of Lubec, from East stream, in the town of Trescott, in the county of Washington, and from Orange river, in the town of Whiting,

—purposes.

in said county of Washington, sufficient for domestic purposes in said town of Lubec, including a sufficient quantity for extinguishing fires, and the supply of hotels, livery stables, and laundries, and for sprinkling streets within said town, and for the purposes aforesaid, to take and convey through the town of Lubec, and to all points thereof, any of the waters aforesaid by aqueduct or pipe sunk to any depth desirable for said purposes.

Section 2. The town of Lubec, or said trustee, may make any necessary contract with any person or corporation for acquiring the ownership of a system of water works within said town, whereby the town, or said trustee, may be entitled to purchase the whole at one time, or to purchase the same in installments through a period of years.

Authorized to acquire a system of waterworks.

Section 3. For the purpose of carrying out the provisions of this act, said town or said trustee, or any corporation of which either may obtain control as provided in section two, either directly or through ownership of stock, shall have power and are hereby authorized to take and hold by purchase or otherwise, any lands or real estate necessary for laying and maintaining pipes, locks, gates, dams, hydrants, and reservoirs for taking, conducting, holding, discharging, and distributing water, and for roadways to be used as approaches thereto, doing no unnecessary damage.

May take land, etc.

They may enter upon said lands to make surveys and locations, and shall file in the registry of deeds in the county of Washington plans of such location and land showing the property taken and within thirty days thereafter, publish such notice of such taking and filing in some newspaper in said county, such publication to be continued three weeks successively; and said filing in the registry of deeds shall be in lieu of any other filing now required by law.

—shall file plan of location in registry of deeds.

Said town, or said trustee, may permit the use, for said purposes, of any lands so taken by it, by any person or corporation, with which it has made such a contract as is described in section two, whereby the town may be entitled to acquire the ownership of a system of water works in said town.

—may permit use of lands taken.

Section 4. Should the town or said trustee, or such corporation, and the owner of such land be unable to agree upon the damages to be paid for such location taken and holding, the land owner, or the town, or trustee, or such corporation, may within six months after the filing of said plans and location, apply to the commissioners of the county of Washington, who shall cause such damages to be assessed in the same manner and under the same conditions, restrictions, limitations and rights of appeal, as are by law prescribed in the case of damages for the laying out

Damages, how ascertained in case of disagreement.

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of highways, so far as such law is consistent with the provisions of this act.

May contract
for construc-
tion of works.

Section 5. The town of Lubec, or said trustee, or any corporation of which either may obtain control, as provided in section two, either directly or through ownership of stock are authorized and empowered to contract with any person or corporation to construct aqueducts, pipes, dams, reservoirs, locks, gates, hydrants, and other necessary structures upon lands so taken, as hereinbefore prescribed. Any such corporation organized to construct any such aqueduct, is empowered to place all or any part of its capital stock in the name of a trustee, or trustees, and to contract that said trustee, or trustees, shall sell and deliver the same to the town in installments, from year to year, as may be agreed upon.

—said corpo-
ration may
place any
or all of its
capital in
name of
trustee.

Water com-
missioners,
election of.

Section 6. For the purpose of carrying into effect the provisions of this act, the town of Lubec, at a meeting duly called therefor, may, as soon as this act takes effect, and shall, as soon as the town comes into ownership, control or management of a system of water works, by building, purchase, or otherwise, elect by ballot three water commissioners, the three first chosen as aforesaid, shall serve, one for one year, one for two years, and one for three years, and thereafterwards one commissioner shall be elected annually in the month of March to serve for a term of three years. Said commissioners are authorized to fix the water rates and determine the conditions and manner of the water supply, and shall have the general control and management of the water system owned by the town. They shall receive such compensation for their services as may be fixed by the town.

—tenure.

—may fix
water rate.

—compensa-
tion.

May lay pipes
in any high-
way.

Section 7. Said town or said trustee, or any corporation of which either may obtain control directly or indirectly, as described in section two, are authorized, for the purposes of carrying into effect the provisions of this act, to dig up and excavate any highway, lay pipe therein, and fill the same under the direction of the selectmen.

Shall file plan
of location in
registry of
deeds.

Section 8. Whenever said town, or said trustee, or any corporation of which either may obtain control, as provided in section two, either directly or through ownership of stock, shall, under section one, take water from any of the sources therein named, it shall file in the registry of deeds in the county of Washington, a notice of such taking, describing the size, location and depth of the pipe or pipes, through which said water is to be taken from said sources. The said town, or said trustee, or said corporation, shall pay all damages sustained by any person or corporation in property by the taking of any water, water sources, water right or easement, or any other thing done by said

—liable for
damages for
taking water.

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town, or by said trustee, or by said corporation first named in this section, under the authority of this act which shall be determined and assessed in the same manner as provided in section four, for land taken under the provisions of this act.

Section 9. Said town of Lubec may transfer its franchise herein granted to any person, or persons, or corporation by vote of the town at a legal meeting called for that purpose to hold in trust for the benefit of said town, said trustee shall thereupon proceed to construct a system of water works in said town for the benefit of said town as per the provisions of this act, and said trustee or trustees may contract with any person, or persons, or corporation, to construct said system, said trustee being entitled to receive the net profits of said property, with a certain sum to be voted by the town annually to be applied to the principal cost of construction and interest thereon and all bonds thus paid by the town shall be sold and transferred by said trustee to said town discharged of said trust. Such trustee with the consent of the town, may also create or hold security on said property, rights, privileges and franchises for money advanced by said trustee or by any person or corporation in constructing said system of water works.

Trustees may be chosen to construct works.

—may contract for construction of works.

—trustee may hold security on property.

Section 10. For the purpose of raising money to carry out the provisions of this act said town of Lubec may issue bonds, registered or with interest coupons, under the direction of the inhabitants thereof at a legal meeting called therefor, to an amount which, taken in connection with other indebtedness of said town, will not exceed the amount limited by the constitution of Maine. Said bonds and coupons to be signed by the treasurer of said town and shall be designated "The Lubec Water Loan."

Town may issue bonds.

—how signed

Section 11. The rates for supplying water under this act shall be fixed so that all expense for repairs and management shall be paid annually with interest.

Rates shall be sufficient for repairs and management.

Section 12. This act shall become null and void in four years from the time when the same takes effect, unless the town or its trustee shall have commenced the construction of its works under this charter.

When act shall become void.

Section 13. This act shall take effect when approved.

Approved March 22, 1901.

CHAP. 490**Chapter 490.**

An Act to incorporate the Prouts Neck Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Ira C. Foss, Tryphenia Foss and Ida E. Foss, their associates and successors, are hereby made a corporation
Corporate name.	by the name of the Prouts Neck Water Company for the purpose of conveying to and supplying the inhabitants of that part of Scarborough known as Prouts Neck, and vicinity including Pine Point, with water for all domestic, sanitary, industrial, municipal and commercial purposes, including the extinguishment of fires and sprinkling of streets, with all the rights and privileges and subject to all the privileges and liabilities of obligations of similar corporations under the general laws of this state. Provided, however, that the rights hereby granted shall extend over that
—purposes.	part only of the town of Scarborough which is located west of a line "Commencing at a point on the coast at the southwesterly corner of land of James C. Jordan, thence running northerly by the westerly line of land of James C. Jordan and of Jesse R. Newcomb, to the Spurwink road, thence due north to the town line."
—shall not interfere with the rights of others.	And shall not prevent John M. Kaler or his heirs and assigns from maintaining the existing system of water works now maintained by him and making extensions of the same and shall not prevent said Kaler, his heirs and assigns from furnishing water from his existing system of water works or any future extensions of the same to any person who now takes water from him, or may do so hereafter, and conducting his business as now conducted.
May hold property to the amount of \$100,000.	Section 2. Said corporation may take and hold by purchase or otherwise, real and personal estate necessary and convenient for the purposes aforesaid to the amount of not exceeding one hundred thousand dollars.
May take water.	Section 3. For any of the purposes aforesaid or for the preservation of the purity of said water said corporation is hereby authorized to take, collect, store and use water from springs and wells not used for domestic purposes, or ponds of water in lands situate in that part of the town of Scarborough above mentioned, in the county of Cumberland, excepting, however, the springs or wells on the lands of John M. Kaler, and lands which he may hereafter acquire, to conduct aforesaid, to survey for, locate, erect, and maintain suitable dams, gates, reservoirs, machinery, pipes, aqueducts, hydrants, and fixtures; to carry its pipes or aqueducts under or over any water course, private or public sewer, bridge, street, railroad, highway or other way; also to take up, replace, or repair any of said pipes, dams, reservoirs, or
—exceptions.	
—lay pipes over any sewer, etc.	

fixtures, and said corporation is further authorized to enter upon and excavate any highway or other way in such a manner as least to obstruct the same, to enter, pass over, and excavate lands, and to take and hold by purchase or otherwise any real estate, right of way or of water, and in general to do all acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections to lay its pipes through any public or private land or way with the right to enter upon the same and dig therein; and said corporation may establish written regulations for the use of the water aforesaid and change the same from time to time.

—shall not obstruct highways.

—may lay pipes through any public or private ways.

Section 4. Said corporation shall file in the registry of deeds in the county of Cumberland plans of the location of all land and water rights taken under the provisions of this act, and no entry shall be made on any lands except to make surveys until the expiration of ten days from said filing, and with such plans the said corporation may file a statement of the damages it is willing to pay any person for the property so taken and if the amount finally awarded does not exceed that sum said corporation shall recover costs against said person, otherwise such person shall recover costs against said corporation.

Shall file plans in registry of deeds, Cumberland county.

—also statement of damages it is willing to pay.

Section 5. In case of failure to agree with any railroad company as to place, manner and condition of crossing its railroad with such pipe, the place, manner and condition of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company but at the expense of said water company.

Manner of crossing any railroad shall be determined by railroad commissioners.

Section 6. Said corporation shall be held liable to pay all damages that shall be sustained by any persons to themselves or their property occasioned by the use of such streets and ways and shall pay to said towns all sums recovered against said towns for damages from obstructions caused by said corporation, and for all expenses including reasonable counsel fees incurred in defending said suits with interest on the same, but said corporation may assume the defense of all suits brought to recover damages as aforesaid; and also for all damages sustained by any person by the taking of any lands, water, right of way, or other property, or by excavating through any land for the purpose of surveying, locating, laying or building dams, reservoirs, pipes, aqueducts, and for any other injuries resulting from said acts, and if any person sustaining damages as aforesaid shall not agree with said corporation upon the sum to be paid therefor, either party on

Liable for all damages.

—how determined in case of disagreement.

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—failure to
apply for
damages held
to be a waiver
of same.

Authorized to
lay pipes
through the
streets.

—town may
contract for
supply of
water.

May lay pipes
over tide
waters.

Penalty for
corrupting
water or
injuring
works.

Capital stock.

First meeting,
how called.

Charter
becomes void
in two years
unless work
has been
commenced.

petition to the county commissioners of Cumberland county within twelve months after said plans are filed, may have said damages assessed by them and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within twelve months shall be held to be a waiver of the same.

Section 7. Said corporation is hereby authorized to lay down and maintain in and through the streets and highways of the town aforesaid all such pipes, aqueducts, and fixtures as may be necessary for the purposes hereinbefore specified. Said town of Scarborough is hereby authorized to contract with said corporation for a supply of said water for fire and other purposes for a term of years and at the expiration of such contract to change or renew the same.

Section 8. If said company find it necessary to lay its pipes over tide waters it may build and maintain all necessary piers and other necessary structures causing as little obstruction as possible.

Section 9. Whoever shall knowingly or maliciously corrupt the water supply of said corporation, whether frozen or not, or in any way render such water impure, or whoever shall willfully or maliciously injure any of the works of said corporation shall be punished by fine not exceeding one thousand dollars or by imprisonment not exceeding two years and shall be liable to the said corporation for three times the actual damage, to be recovered in any proper action.

Section 10. The capital stock of said corporation shall be twenty-five thousand dollars and may be increased to an amount not exceeding one hundred thousand dollars, and the stock shall be divided into shares of one hundred dollars each.

Section 11. The first meeting of said corporation may be called by a written notice thereof signed by any one of the corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days at least before said meeting.

Section 12. This act shall become null and void in two years from the time when the same takes effect unless the corporation shall have organized and commenced the construction or operation of its works under this charter.

Section 13. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 491.

An Act to enable Henry R. Stickney and Charles L. Goodridge to build a bridge from Indian Island in Sebago Lake to the mainland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Henry R. Stickney and Charles L. Goodridge, both of Portland, in the county of Cumberland and state of Maine, their heirs and assigns, are hereby authorized and empowered to erect, construct, make, maintain, manage and use a bridge for foot passengers, carriages, teams, loaded or unloaded, and animals of all descriptions, from the northeasterly end of Indian island, so called, across the easterly arm of Lake Sebago, to a suitable point in the town of Standish, provided said bridge shall be used, constructed and maintained as not to interfere with or obstruct the passage through said arm of Lake Sebago of boats not more than five feet high.

H. R. Stickney et al. authorized to erect a bridge in Standish.

—shall not interfere with navigation.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 492.

An Act to repeal certain obsolete Private and Special Laws relating to Sea and Shore Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The following named private and special laws are hereby repealed: chapters one hundred eighty-six and two hundred thirteen of eighteen hundred and twenty-three; chapter three hundred nineteen of eighteen hundred and twenty-five; chapter three hundred eighty-nine of eighteen hundred and twenty-six; chapter five hundred forty-six of eighteen hundred and twenty-eight; chapters twenty, fifty-four and fifty-eight of eighteen hundred and twenty-nine; chapter eighty-five of eighteen hundred and thirty; chapters one hundred sixty-three, one hundred eighty, one hundred eighty-one, and one hundred ninety-eight of eighteen hundred and thirty-one; chapter three hundred sixty-five of eighteen hundred and thirty-three; chapters one hundred eighty-one and two hundred twenty-two of eighteen hundred and thirty-six; chapter five hundred fifty-seven of eighteen hundred and thirty-nine; chapter one hundred ten of eighteen hundred and forty-one; chapter three hundred thirty-six of eighteen hundred and forty-six; chapter one hundred forty of eighteen hundred and fifty-three; chapters two hundred ninety-six, three hundred seven, and three hundred seventy-six

Obsolete laws relating to sea and shore fisheries repealed.

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of eighteen hundred and fifty-four; chapter sixty-one of eighteen hundred and fifty-seven; chapter three hundred four of eighteen hundred and fifty-nine; chapter one hundred sixty-six of eighteen hundred and sixty-two; chapter two hundred eighty-four of eighteen hundred and sixty-three; chapters twenty-three and twenty-nine of eighteen hundred and sixty-six; chapters one hundred seventy-three, one hundred seventy-five, one hundred ninety-three, one hundred ninety-seven and two hundred seventeen of eighteen hundred and sixty-seven; chapters twenty-eight, one hundred fifty-five and two hundred one of eighteen hundred and sixty-nine; chapters three hundred forty-nine, three hundred sixty-five, three hundred eighty-six, four hundred eight, and four hundred sixty-six of eighteen hundred and seventy; chapters five hundred thirty-seven, five hundred thirty-nine, five hundred forty, five hundred sixty-seven, five hundred sixty-eight, five hundred seventy-seven, five hundred ninety-seven, six hundred six, six hundred twenty, six hundred forty, six hundred seventy, six hundred ninety-three, and six hundred ninety-five of eighteen hundred and seventy-one; chapters thirteen and seventy-four of eighteen hundred and seventy-two; chapter four hundred nineteen of eighteen hundred and seventy-four; chapter fourteen of eighteen hundred and seventy-five; chapters two hundred thirty-three and two hundred thirty-six of eighteen hundred and seventy-six; chapters three hundred thirty-one and three hundred seventy-four of eighteen hundred and seventy-seven; chapter one hundred twenty-three of eighteen hundred and seventy-nine; chapters two hundred seventy-three, two hundred seventy-four and two hundred seventy-six of eighteen hundred and eighty-three; chapter four hundred fifty of eighteen hundred and eighty-five.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 493.

An Act to legalize the present pipe system of the Butler Spring Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The acts of the selectmen of Sanford in authorizing the Butler Spring Water Company to lay pipes in the streets of the village of Springvale in the town of Sanford are hereby ratified and confirmed.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Doings of
selectmen
of Sanford
confirmed.

Chapter 494.

An Act to empower the County Commissioners of Aroostook County to dispose of the holdings of said county in the preferred stock of the Bangor and Aroostook Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1 Whenever a proposition for the purchase of the holdings of Aroostook county in the preferred stock of the Bangor and Aroostook Railroad Company shall be made in writing by any responsible party or parties to the county commissioners of said county, said proposition stating in substance that, upon the legal transfer of such preferred stock to them, the said party or parties, they will assume, with sufficient guaranty, the payment of interest and principal when due, of a like amount of the outstanding bonds of said county; or, when such party or parties shall make any other proposition equivalent to the above; said commissioners shall call together the Aroostook county delegation to the Maine legislature, and, if a majority of said commissioners and a majority of said delegation approve said proposition or any equivalent proposition for such transfer of stock, said commissioners shall submit such proposition to the determination of the legal voters of said county, at such time as they may designate, subject to the provisions of this act; and thereupon there shall be submitted to the voters of the several towns and organized plantations in the county of Aroostook the following proposition:

"Shall the county commissioners be empowered to dispose of the holdings of the county in the preferred stock of the Bangor and Aroostook Railroad Company in accordance with a written proposition made therefor;" and all the warrants issued for calling such meetings shall contain a copy of such written proposition; and the county commissioners are hereby given authority to appoint a day for meetings to vote thereon, and to notify the selectmen of towns and assessors of plantations thereof. Said commissioners shall cause to be prepared printed forms for the warrants and returns of said meetings and transmit them with their notification to town and plantation officers as above described.

Section 2. The selectmen of towns and assessors of plantations in said county shall call meetings on the day appointed by issuing and posting warrants therefor as for town meetings, except that the warrants shall be posted at least thirty days before such meetings. No such meetings shall be opened before ten o'clock in the forenoon nor later than one o'clock in the afternoon, and the polls shall be kept open till five o'clock in the afternoon and then be closed.

How a proposition to purchase holdings of Aroostook county in the stock of the Bangor and Aroostook Railroad may be submitted to the voters of the county.

—form of proposition

—county commissioners shall appoint day for meetings and notify selectmen, etc.

How meetings shall be called and held.

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Vote shall be
by written or
printed
ballot.

—return of
votes.

How the
returns shall
be canvassed.

Commission-
ers may sell
holdings if
people so
vote.

All transfers
of stock shall
be binding
on county.

How proceeds
shall be held.

—how
invested.

—principal
shall be
applied to
payment
of bonds.

Section 3. At said meetings the vote shall be taken by printed or written ballots, and those in favor of said proposition shall vote "yes," and those opposed to it "no," and the ballots cast shall be sorted and counted and the vote declared in open meeting. The municipal officers shall preside as at state elections and make return thereof to the county commissioners by depositing in some post office in said county, within twenty-four hours after the close of said polls, their return of the vote cast, post paid, directed to the clerk of courts, at Houlton, in said county, to be transmitted by mail, or personally deliver same to said clerk within said time.

Section 4. The county commissioners shall meet at the court house in said Houlton, ten days after said meeting, canvass the returns and declare the result, and the result shall then be recorded by the clerk of courts and be certified on the record by said commissioners and said clerk, which record shall be the only record required of the vote cast under this act.

Section 5. If a majority of the ballots cast and returned at said meeting shall be in favor of said proposition then said commissioners are hereby authorized and empowered and directed, for and in behalf of said county to sell upon such terms as shall be contained in said offer the holdings of said county in the preferred stock of the Bangor and Aroostook Railroad Company, and to that end said commissioners are hereby authorized and empowered to execute for and in behalf of said county all transfers of said stock necessary to complete such sale, and all written agreements setting forth the terms of such contract for sale.

Section 6. Any and all transfers of stock made under the provisions of this act shall be sufficient to transfer the title to such stock to the purchaser and any written contract relating to the sale of such stock so executed shall be binding upon the county, and the county commissioners shall, for and in behalf of said county, do and perform all things to be done and performed by said county as in said contract provided.

Section 7. All the proceeds of such sale shall be held as a separate fund by the county treasurer of said county and shall not be expended or paid out except as herein provided.

Such proceeds shall be kept invested in such funds as are legal investments for savings banks under the laws of this state, and all such investments shall be made under the direction of the county treasurer, the county attorney and the county commissioners of said county.

The principal of said fund shall be applied towards paying bonds issued by said county in aid of the Bangor and Aroostook Railroad as they mature.

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The interest on said fund shall be applied toward paying the interest of said bonds each year, if needed for that purpose. When all of said bonds have been retired any of said fund which then remains shall be covered into the county treasury for the general purposes of the county.

—how the interest shall be applied.

Section 8. After the first vote, under the provisions of this act another vote shall not be taken by virtue hereof on any new proposition until the expiration of six months from the time of such first vote.

When subsequent vote may be taken.

Section 9. The words, 'county commissioners,' in this act shall be construed to mean the county commissioners of Aroostook county now in office and their successors from time to time, the intention being that at any time the county commissioners of said county then in office are in accordance with this act fully empowered hereby to represent, act for and bind the county in relation to said stock as herein provided; and nothing in this act shall be construed as taking away or in any manner impairing the option and rights as the Bangor and Aroostook Railroad Company now possess to purchase such stock.

The words 'county commissioners,' how construed.

—rights of the Bangor and Aroostook railroad company not to be impaired.

Section 10. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 495.

An Act to authorize Melvin E. Loud and Robert H. Oram to construct a weir between Muscongus Island and Indian Island.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Melvin E. Loud and Robert H. Oram are hereby authorized to build and maintain a fish weir in the tide waters off the eastern shores of Muscongus island, and within the limits herein described, as follows:

M. E. Loud, et al., authorized to build fish weir on Muscongus island.

Commencing on the easterly shore of said Muscongus island, on the land of said Melvin E. Loud; thence running southeasterly to the center of the channel between said Muscongus island and Indian island; thence from the center of said channel northeasterly to the northerly end of said Indian island, with the right to construct the necessary trap and pond therewith for a period of ten years, provided said weir, trap and pond shall not obstruct navigation.

—boundaries.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 496.

An Act to incorporate the Greenville Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—purposes.

May hold
estate to the
amount of
\$50,000.

May take
water.

—powers.

Shall file
plan of loca-
tion in reg-
istry of deeds
of Piscata-
quis county.

Section 1. Chandler M. Woods, Arthur A. Crafts, Victor W. Macfarlane, John F. Sprague, L. H. Folsom, Amos H. Walker, their associates and successors, are hereby made a corporation by the name of the Greenville Water Company, for the purpose of conveying to and of supplying the inhabitants of the town of Greenville and of Township Number Three, Range Five, Bingham's Kennebec Purchase, east of the Kennebec river, commonly known as Little Squaw Mountain Township, with water for all domestic, sanitary, municipal and commercial purposes; with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations under the general laws of this state.

Section 2. Said corporation may take and hold, by purchase or otherwise, real and personal estate necessary and convenient for the purposes aforesaid, not exceeding fifty thousand dollars.

Section 3. For any of the purposes aforesaid or for the preservation of the purity of said water, the said corporation is hereby authorized to take and use water from springs, ponds or streams in said Little Squaw Mountain Township in the county of Piscataquis, to conduct aforesaid, to survey for, locate, erect and maintain, suitable dams, reservoirs, machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under or over any water course, bridge, street, railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way, in such a manner as to least obstruct the same; to enter, pass over and excavate any lands, and to take and hold by purchase or otherwise, any real estate, rights of way or of water, and in general do any acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections, to lay its pipes through any public or private land or ways, with the right to enter upon the same and dig therein; and said corporation may establish written regulations for the use of the water aforesaid, and change the same from time to time.

Section 4. Said corporation shall file in the registry of deeds, in the county of Piscataquis, plans for the location of all land and water rights taken under the provisions of this act, and no entry shall be made on any lands except to make survey, until the expiration of ten days from said filing; and with such plans the said corporation may file a statement of the damages it is

willing to pay any person for the property so taken, and if the amount finally awarded does not exceed that sum, said corporation shall recover costs against said person, otherwise such person shall recover costs against said corporation.

Section 5. In case of failure to agree with any railroad company, as to place, manner and conditions of crossing its railroad with such pipe, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands, shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company, but at the expense of the said water company.

Manner of crossing any railroad shall be determined by railroad commissioners.

Section 6. Said corporation shall be held liable to pay all damages that shall be sustained by any persons, to themselves or their property, occasioned by the use of such streets and ways, and shall pay to said town all sums recovered against said town for damages from obstructions caused by said corporation, and for all expenses including reasonable counsel fees incurred in defending said suits with interest on the same, but said corporation may assume the defense of all suits brought to recover damages as aforesaid: and also for damages sustained by any persons by the taking of any lands, water, right of way, or other property, or by excavating through any land for the purpose of surveying, locating, laying or building dams, reservoirs, pipes, aqueducts, and for any other injuries resulting from said acts, and if any person sustaining damages as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party on petition to the county commissioners of Piscataquis county within twelve months after said plans are filed, may have said damages assessed by them, and subsequent proceedings and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within twelve months shall be held to be a waiver of the same.

Liable for all damages.

—how assessed in case of disagreement.

—failure to apply for damages shall be held to be a waiver.

Section 7. Said corporation is hereby authorized to lay down and maintain in and through the streets and highways of the town and township aforesaid, all such pipes, aqueducts and fixtures as may be necessary for the purposes hereinbefore specified. Said Greenville and the inhabitants of said Little Squaw Mountain township are hereby authorized to contract with said corporation for a supply of said water for fire and other purposes, for a term of years, and at the expiration of such a contract to change or renew the same.

Section 8. The capital stock of said corporation shall not exceed fifty thousand dollars.

Capital stock.

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Shall not
interfere with
the rights of
other parties.

First meeting,
how called.

Charter void
if work is not
commenced
within two
years.

—may issue
bonds.

Section 9. Said corporation shall not have the right in any manner to take, hold or interfere with the springs and water pipes now used for supplying water in said Greenville to its inhabitants. The owners of said springs and water pipes shall hereafter have the right to supply water from said springs to such inhabitants in said Greenville as may want the same.

Section 10. The first meeting of said corporation may be called by a written notice thereof, signed by any two of the corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days at least before such meeting.

Section 11. This act shall become null and void in two years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.

Section 12. Said corporation is hereby authorized to issue bonds not exceeding the amount of its capital stock subscribed for, the same to be the first lien upon its franchise and property.

Section 13. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 497.

An Act in relation to Political Caucuses in the City of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City com-
mittees in
Bangor
authorized to
fix time and
place for
holding ward
caucuses.

—notice, how
given.

Assessors
shall ascer-
tain politics
of voters and
transmit lists
to board of
registration.

Section 1. The city committees of all political parties in the city of Bangor are hereby authorized to fix the time and place of and call ward and general caucuses of their respective parties; provided, however, that such call shall be by public notice posted in conspicuous places in each ward of said city where such caucus is to be held, or by publication in one or more daily newspapers published in said city, at least six days before the time of holding such caucus.

Section 2. The assessors of said Bangor in making the annual lists of persons liable to be assessed for a poll tax, as now required by law, shall ascertain, so far as possible, the political party of which each person is a member, or with which he purposes to act, if any, and shall designate such party against his name in all lists so made and transmitted, as required by law, to the board of registration in said Bangor, and in all additions to and corrections of such assessors' lists so made and transmitted.

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Section 3. The board of registration in said Bangor, as soon as may be after the receipt of such assessors' lists, and before the tenth day of July in each year, shall give notice by mail, of such designation to every person against whose name the same appears, with notice that the same will be placed upon the certified copies of the voting lists to be used in caucuses as herein-after provided, unless he requests some other party designation in person or by writing, on or before the first day of August next. Said board shall at the same time so notify every person having no party designation upon the assessors' lists of the fact of such omission and that his name will bear no party designation upon the voting lists unless he requests said board, in person or by writing on or before the first day of August next, to make such designation. In case of additions to and corrections in the original assessors' list, such notices shall be issued immediately upon receipt thereof by the said board. Said board of registration shall be in public session from nine in the forenoon to one o'clock in the afternoon, and from three to five o'clock in the afternoon, and from seven until nine o'clock in the afternoon on each of the five secular days next prior to the first day of August of each year for the purpose of making additions to said lists and changes and corrections in the party designation of voters. And said board of registration shall at any public session when required, add to said lists of voters the names of such persons as shall have acquired the right to vote in Bangor by reason of having become twenty-one years of age or by reason of having acquired a voting residence therein, being in each case, otherwise qualified to vote, and shall properly designate the same upon said lists.

Board shall give notice to each person of such designation and that the names will be placed on copies of voting lists.

—board shall notify every person having no party designation.

—shall be in session on certain days to make changes.

—names may be added when voters become 21 years of age.

Section 4. The board of registration shall at the request of the committees of the political parties in said Bangor furnish them with certified copies of the correct lists of voters, by wards, or precincts used in their said city at the election next preceding any caucus called under the provisions of this act, the expense of furnishing such copies to be paid as other expenses of said board of registration are now paid. The copies so furnished shall contain against the name of every voter, the party designation requested by such voter as above provided, if any, and in default thereof, the party designation returned by the assessors as above provided, if any.

Committees of political parties may be furnished with certified copies.

—copies shall contain name and politics of voters.

Section 5. Said certified copies of the lists of voters shall be used in all party caucuses held in said Bangor for the nomination of candidates to be voted for in city elections, or for the choice of delegates for county, district and state conventions.

Copies of lists of voters shall be used in all party caucuses.

Section 6. No person shall be allowed to vote in any caucus of any political party held in said Bangor for any of the above

No person allowed to vote in any

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caucus unless
name and
designation is
on the list.

Committees
in calling
caucuses, may
designate
time when
polls will be
open.

—when polls
shall close.

Inconsistent
acts repealed.

purposes unless the designation of that party appears against his name in the certified copy of the voting list used in such caucus.

Section 7. In any call for a caucus as provided for by this act, the committee calling the same may designate, in the call, the time when the polls for receiving votes shall be open, and allowing in all cases, a reasonable length of time for said polls to remain open, may further designate in such call, the time when said polls shall be closed, and the time of closing said polls when so designated, shall not by any vote of those taking part in such caucus be made earlier or later than the time designated in the call.

Section 8. All acts and parts of acts inconsistent herewith are hereby repealed as far as they apply to the city of Bangor.

Approved March 22, 1901.

Chapter 498.

An Act to incorporate the Bonny Eagle Power Company of Standish, Maine.

*Be it enacted by the Senate and House of Representatives in
Legislature assembled, as follows:*

Corporators.

Section 1. Frank C. Bradeen, Albert Merrill, Joseph F. Warren, Eugene S. Whitney, Isaac L. Elder, their associates, successors and assigns, are hereby constituted a body politic and corporate, by the name of the Bonny Eagle Power Company, of Standish, Maine, and by that name may sue and be sued, prosecute and defend, to final judgment and execution, and shall be and hereby are invested with all the powers, rights and privileges, and made subject to all the liabilities under the laws of this state, applicable to corporations of a similar nature. Provided, that the granting of this charter shall not prevent any corporation or corporations organized under the general law of the state hereafter from making, generating, selling or distributing gas or electricity in any of the towns named in this act.

**Corporate
name.**

—powers.

**Authorized to
generate
electricity.**

**—distribute
same in cer-
tain towns.**

Section 2. Said corporation is hereby authorized and empowered to generate, manufacture, produce and supply electricity for purposes of light, heat, electric and mechanical power, for public and private use; may distribute, convey and supply the said electricity in the towns of Standish, Gorham, Buxton, Dayton, Hollis and Limington, by metallic wires or by other suitable means, or transmitting the same upon poles erected, or in subterranean tubes, pipes or plans; may lease, purchase, acquire, hold and improve such real and personal property and rights as may be

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necessary and proper for the purposes of its incorporation and the same may be sold, conveyed and disposed of at pleasure. An electric station of not less than one hundred horse power shall be located at Bonny Eagle Falls, so called, in the towns of Standish or Hollis, or both, and may be run by steam power or by water power furnished from some mill site on the Saco river and said corporation may build and maintain dams and flow lands in said towns of Standish, Buxton and Hollis bordering on said river necessary to carry on said business.

--may hold property.

--location of electric station.

Section 3. Said corporation shall have the right to lay metallic wires upon poles erected or in subterranean pipes, tubes or boxes, and in other appropriate and convenient ways, in any public streets or highways in the towns of Standish, Gorham, Buxton, Dayton, Hollis and Limington in such manner as not to endanger the appropriate public use thereof, and to relay and repair the same, due regard being had to public safety and travel, and locate its lines of wires and other means of transmission over or through public or private property or lands, permission being first obtained and a price agreed upon between the owners thereof and said corporation, in case of private property and in case of public property in cities and towns between municipal officers thereof and said corporation according to law.

May lay wires in any appropriate manner.

--due regard being had to public safety.

Section 4. Said corporation at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way, made in erecting or laying the tubes, poles, or lines for its business and shall cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain, gas pipe or sewer, telegraph or telephone wire, but may cross, or when necessary change the direction of any private wire, pipe, drain or sewer in such a manner as not to obstruct the use thereof, being responsible to the owners or other persons for any injury occasioned thereby. Said corporation shall not be allowed, for the purpose of its own business, to use any poles, wires, tubes, or other property of any other company, firm or corporation, without first having obtained the consent of said company, firm or corporation.

Shall not obstruct streets unnecessarily.

--shall not impair use of the wires of other persons.

--shall not use property of other companies without consent.

Section 5. The capital stock of said corporation shall consist of such number of shares, not exceeding the par value of one hundred dollars each, as may from time to time be determined by the directors of said corporation, not exceeding in the whole the sum of five hundred thousand dollars, and not less than fifty thousand dollars.

Capital stock

Section 6. Said corporation may borrow money and issue its bonds for the construction of its works and for the purposes of its incorporation, and for the purposes authorized in section

May issue bonds and mortgage property.

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two of this act, and may secure its bonds or other obligations by mortgage upon the property, rights and franchises of said corporation.

**First meeting,
how called.**

Section 7. Any two of the corporators named in this act may call the first meeting at some place in Portland, Maine, by mailing, postage prepaid, a written notice of the time and place of meeting, directed to the business place or residence of each of the corporators, at least ten days before the said time of meeting. At said meeting or any subsequent one, by-laws may be adopted, necessary officers designated and chosen and all things done and transacted that may be necessary to the organization of said corporation.

—by laws.

Section 8. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 499.

An Act to amend Chapter two hundred and sixty-three of the Private and Special Laws of eighteen hundred and eighty-seven, entitled "An Act relating to the Herring Fishery in the Saint Croix river.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Section 1,
chapter 263,
special laws,
1887, amended.**

Section one of chapter two hundred and sixty-three of the private and special laws of eighteen hundred and eighty-seven is hereby amended by inserting after the word "driving" in the first line of said section the words 'and seining,' so that said section, as amended, shall read as follows:

**Seining of
herring in St.
Croix river
prohibited.**

'Section 1. The driving and seining of herring, in any manner, except the seining of weirs, is hereby prohibited in the Saint Croix river, between the breakwater at Calais and Todd's Head, at Eastport.'

Approved March 22, 1901.

Chapter 500.

An Act to incorporate the Waldo Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Hayward Peirce, David H. Smith, Ellery Bowden, N. S. Blethen, Albert Peirce and A. T. Snow, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Waldo Trust Company and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

Section 2. The corporation hereby created shall be located either at Frankfort or Winterport, Waldo county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation shall provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other securities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches.

Purposes.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until

Capital stock.

—shall not commence business until \$25,000 has been paid in.

CHAP. 500

Shall not
loan money
on shares of
its own
capital stock.

Board of
trustees.

—executive
board.

—vacancies,
how filled.

Board of
investment.

—shall keep
record of all
loans, etc.

—how loans
may be made
to an officer.

stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution, substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors or to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

CHAR. 500

Eligibility of directors.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investments or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

—trust department.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit with.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares, owned by each in addition to the amount invested in said shares.

Responsibility of shareholders.

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Guaranty fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said

Shall be subject to examination by the bank examiner.

CHAP. 501

—proceedings
when busi-
ness becomes
hazardous.

—shall pub-
lish state-
ment.

—expenses,
how paid.

First meeting,
how called.

corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have the authority and take such action as is provided for in the case of savings banks by chapter forty-seven of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any two of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other incorporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 501.

An Act to legalize the doings of Asher H. Mayo as Justice of the Peace.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of A.
H. Mayo
made valid.

Section 1. The acts and doings of Asher H. Mayo of Monroe as justice of the peace and quorum, since the expiration of his commission December six, nineteen hundred, are hereby confirmed and made valid.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 502.

An Act authorizing the construction of a wharf into the tide waters of the Penobscot river in Winterport, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles A. McKenney, his associates and assigns, are hereby authorized to erect and maintain a wharf in front of his land, in the town of Winterport, Waldo county, and to extend the same into the tide waters of Penobscot river.

C. A. McKenney
authorized
to erect a
wharf in
Winterport.

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 503.

An Act to provide in part for the Expenditures of Government for the year nineteen hundred and one.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year of nineteen hundred and one, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time prior to the first day of January next, to draw his warrant on the treasury for the same.

Expenditures
of govern-
ment for 1901.

Penobscot Indians, eight thousand eight hundred nineteen dollars and seventy cents.....	\$8,819 70
Passamaquoddy Indians, eight thousand eight hundred dollars.....	8,800 00
Soldiers' pensions, eighty thousand dollars.....	80,000 00
Transportation of documents, two thousand five hundred dollars.....	2,500 00
Transportation of mail, fifty dollars.....	.50 00
Stationery, seven thousand dollars.....	7,000 00
Postage, six thousand dollars.....	6,000 00
Foreman, engineer and mail carrier, two thousand seven hundred dollars.....	2,700 00
Night watch, two thousand four hundred dollars..	2,400 00
Porters and laborers, six thousand dollars.....	6,000 00
Furniture and repairs, eight thousand dollars....	8,000 00

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Fuel and lights, seven thousand dollars.....	7,000 00
Freight and trucking, five hundred dollars.....	500 00
Indexing papers and records in land office, one thousand dollars.....	1,000 00
Epidemic or emergency fund, one thousand five hundred dollars	1,500 00
Fish and game, twenty-five thousand dollars.....	25,000 00
Sea and shore fisheries, fifteen thousand dollars..	15,000 00
Maine State Library, three thousand nine hundred twenty-five dollars	3,925 00
Children's Aid Society of Maine, one thousand seven hundred fifty dollars.....	1,750 00
Temporary Home for Women and Children at Portland, two thousand five hundred dollars....	2,500 00
Saint Elizabeth's Roman Catholic Orphan Asylum, one thousand dollars	1,000 00
Maine General Hospital, seven thousand five hundred dollars	7,500 00
Women's Christian Temperance Union, five hundred dollars	500 00
Bangor Children's Home, one thousand dollars..	1,000 00
Eastern Maine General Hospital, ten thousand dollars	10,000 00
Maine Home for Friendless Boys, one thousand dollars	1,000 00
Central Maine General Hospital, five thousand dollars	5,000 00
Hospital of the Society of the Sisters of Charity, five thousand dollars	5,000 00
Society of the Sisters of Charity, two thousand dollars	2,000 00
Young Women's Home at Lewiston, one thousand dollars	1,000 00
King's Daughters' Home of Bangor, five hundred dollars	500 00
Augusta City Hospital, three thousand dollars....	3,000 00
Maine School for the Deaf, seventeen thousand five hundred dollars	17,500 00
Education of the blind, nine thousand dollars....	9,000 00
Schooling of children in unorganized townships, one thousand dollars	1,000 00
Superintendence of towns comprising school unions, one thousand dollars.....	1,000 00
Aid to academies, twenty-three thousand five hundred dollars	23,500 00

Extra pay of Maine volunteers in war with Spain, eight hundred eighty dollars.....	880 00
Electoral college, five hundred sixty dollars.....	560 00
Maine Historical Society, one thousand dollars...	1,000 00
Joseph Sepsis, one hundred twenty dollars.....	120 00
Thomas Dana, one hundred twenty dollars.....	120 00
Compilation and publication of sea and shore fish- eries laws, five hundred dollars.....	500 00
Arrest and apprehension of criminals, one thou- sand five hundred dollars.....	1,500 00
O. B. Clason, forty-five dollars.....	45 00
Preservation of regimental rolls, two thousand four hundred dollars	2,400 00
State Pomological Society, two hundred fifty dol- lars	250 00
Harriet B. Davis, administratrix, forty-six dollars and ninety-two cents	46 92
Cyrenus B. Downs, three hundred dollars.....	300 00
Summer training schools and distribution of edu- cational documents, two thousand five hundred dollars	2,500 00
Improvement of Songo and Chute rivers, five hun- dred dollars	500 00
Roads in Indian township, six hundred dollars....	600 00
Aid of navigation on Moosehead lake, six hundred fifty dollars	650 00
Kenneth W. Sutherland, chairman committee on state prison, three hundred forty-six dollars and forty-six cents	346 46
Town of Verona, four hundred dollars.....	400 00
Town of Bethel, one hundred thirty-nine dollars and nine cents	139 09
Town of Eden, three hundred fifty-four dollars and seventy cents	354 70
Town of Bucksport, one hundred sixty-five dollars and four cents	165 04
Town of Turner, two hundred twelve dollars and forty-four cents	212 44
Town of Waterboro, one hundred three dollars and sixty-nine cents	103 69
Town of Kingfield, one hundred thirty-six dollars and fifty-seven cents	136 57
Bounty on animals, one thousand dollars.....	1,000 00
George C. Mulliken, one hundred fifty dollars....	150 00
Secretary of board of agriculture, one thousand five hundred dollars.....	1,500 00

CHAP. 503

Clerk to secretary of board of agriculture, one thousand dollars	1,000 00
Expenses of secretary of board of agriculture, three hundred dollars	300 00
Farmer's institutes, three thousand five hundred dollars	3,500 00
Repairing and piping state spring, two thousand two hundred thirty-nine dollars.....	2,239 00
Town of Edmunds, one hundred fifty dollars....	150 00
Town of Ashland, two hundred twenty-nine dollars and twenty-five cents.....	229 25
Charles H. Burbank, one hundred dollars.....	100 00
Bounty on seals, one hundred dollars.....	100 00
Aid of navigation on Sebec lake, two hundred fifty dollars	250 00
Maine state year book, nine hundred sixty-two dollars and fifty cents	962 50
Compilation and publication of insurance laws, one hundred dollars	100 00
Bridge in town of Meddybemps, three hundred dollars	300 00
William J. Maybury, surgeon-general, seven hundred forty-two dollars and thirty-one cents	742 31
State Reform School, twenty-seven thousand one hundred forty-two dollars and thirty-one cents..	27,142 31
Committee on education, one hundred fifty-six dollars and ninety-five cents	156 95
Committee on University of Maine, one hundred fifty-seven dollars and fifty cents.....	157 50
Committee on insane hospitals, one hundred five dollars and seventy cents	105 70
Screening Sebago lake, one thousand dollars....	1,000 00
Stenographers to justices of supreme judicial court, seven thousand eight hundred seventy-five dollars	7,875 00
Ferry boat across Fish river, and aid in building road in Wallagrass plantation, one thousand dollars	1,000 00
Road in Perkins plantation, two hundred fifty dollars	250 00
Road between Patten and Grand Lake, five hundred dollars	500 00
Bridge in town of Masardis, one thousand dollars,	1,000 00
Passamaquoddy Indians, for rebuilding church, three thousand five hundred dollars.....	3,500 00

B. Walker McKeen, secretary, two hundred twenty-seven dollars and sixty cents.....	227 60
Rutillus Alden, chairman, seven hundred seventy-three dollars and forty-nine cents	773 49
Town of Brookton, two hundred twenty-nine dollars and sixty-two cents.....	229 62
Farmington State Normal School, two thousand three hundred dollars	2,300 00
Purchase of painting of old state house, two hundred dollars	200 00
Protecting records in secretary of state's office, seven thousand five hundred dollars.....	7,500 00
Clerk, stenographer and messenger to judiciary committee, four hundred dollars.....	400 00
Beecher Putnam, secretary, one hundred twenty dollars	120 00
Frank H. Haskell, one hundred seventy-three dollars and forty cents.....	173 40
Bath Military and Naval Orphan Asylum, nine thousand five hundred dollars.....	9,500 00
Rev. C. S. Cummings, chaplain, one hundred forty-five dollars	145 00
A. J. Cameron, six hundred eighty dollars and seventy-seven cents	680 77
Topographical survey, two thousand five hundred dollars	2,500 00
Bridge in town of Orient, four hundred dollars..	400 00
Revision and consolidation of public laws, five thousand dollars	5,000 00
Pay roll of the Senate, ten thousand three hundred and twenty-four dollars	10,324 00
Pay roll of the House of Representatives, thirty-one thousand eight hundred ninety-four dollars,	31,894 00
Legislative books, stationery and postage, five thousand five hundred dollars	5,500 00
Legislative printing, ten thousand dollars.....	10,000 00
Contingent expenses of the legislature, twelve thousand dollars	12,000 00
Express transportation for benefit of the legislature, one thousand fifty dollars	1,050 00
Extra mail carrier, twenty-five dollars	25 00
Hearing on Eye and Ear Infirmary, one hundred sixty-five dollars and fifty-seven cents.....	165 57
Maine Industrial School for Girls, nine thousand eight hundred twelve dollars and fifty cents....	9,812 50

CHAP. 503

Expenses Maine Industrial School for Girls, nine thousand five hundred dollars	9,500 00
Trustees Maine Industrial School for Girls, five hundred dollars	500 00
Edward W. Delano, twenty-five dollars.....	25 00
Castine Normal School, five thousand three hundred fifty dollars	5,350 00
Madawaska training school, one thousand dollars,	1,000 00
Maine insane hospital, eleven thousand five hundred dollars	11,500 00
Eastern Maine Insane Hospital, twelve thousand five hundred dollars	12,500 00
Maine State Prison, thirty-four thousand five hundred dollars	34,500 00
Repairs of normal school buildings at Gorham, three thousand dollars	3,000 00
Stenographers to officers of Senate and House, six hundred dollars	600 00
Trustees normal schools, four hundred dollars....	400 00
Mattawamkeag bridge, two thousand dollars,...	2,000 00
Lee Normal academy, one thousand dollars.....	1,000 00
Railroad commissioners, nine hundred dollars....	900 00
Clerks in state treasurer's office, seven hundred dollars	700 00
Salaries of public officers, ten thousand nine hundred dollars	10,900 00
H. P. Gardner, secretary, one hundred seventy-five dollars	175 00
Contingent expenses of committees, three hundred twenty dollars and twenty-five cents.....	320 25
William L. Catland, forty-five dollars.....	45 00
Harvey D. Eaton, one hundred fifty-four dollars..	154 00
Ferry across river in Allagash Plantation, three hundred dollars	300 00
Hawkers and peddlers, one thousand eight hundred dollars	1,800 00
Fish hatchery and feeding station at Moosehead lake, five thousand dollars.....	5,000 00

Amounting to the sum of five hundred sixty-two thousand one hundred seventy-five dollars and thirty-three cents \$562,175 33

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

Chapter 504.

An Act to provide for the Expenditures of Government for the year nineteen hundred and two.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the year nineteen hundred and two, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized, at any time between the first day of January, nineteen hundred and two, and the first day of January, nineteen hundred and three, to draw his warrant on the treasury for the same.

Expenditures
of govern-
ment for 1902.

School fund and mill tax, five hundred fifty thousand dollars	\$550,000 00
Free high schools, forty-five thousand dollars....	45,000 00
Normal schools and training school, thirty-one thousand dollars	31,000 00
Trustees of normal schools, six hundred dollars..	600 00
Teachers' meetings, one thousand dollars.....	1,000 00
State examination of teachers, five hundred dollars	500 00
Interest on Madawaska territory school fund, three hundred dollars	300 00
University of Maine, twenty thousand dollars....	20,000 00
Trustees of University of Maine, six hundred dollars	600 00
Foxcroft Academy, sixty dollars	60 00
Hebron Academy, sixty dollars	60 00
Houlton Academy, one hundred twenty dollars..	120 00
School district number two, Madison, fifty dollars,	50 00
Superintendence of towns comprising school unions, three thousand dollars	3,000 00
Schooling of children in unorganized townships, two thousand five hundred dollars.....	2,500 00
Public debt, seventy thousand dollars.....	70,000 00
Temporary loan, two hundred thousand dollars...	200,000 00
Temporary loan for war purposes, one hundred fifty thousand dollars	150,000 00
Interest, eighty thousand dollars.....	80,000 00
Salaries of public officers, eighty-five thousand dollars	85,000 00

CHAP. 504

Private secretary to the governor, one thousand two hundred dollars	1,200 00
Stenographer to chief justice of supreme judicial court, one thousand five hundred dollars.....	1,500 00
Clerks in secretary of state's office, three thousand two hundred dollars	3,200 00
Clerks in state treasurer's office, three thousand three hundred dollars	3,300 00
Clerk in adjutant general's office, one thousand dollars	1,000 00
Clerk in superintendent of schools' office, one thousand dollars	1,000 00
Pension clerk, one thousand two hundred dollars,	1,200 00
Clerks in bank examiner's office, one thousand five hundred dollars	1,500 00
Clerk in state assessor's office, one thousand dollars	1,000 00
Assistant librarian, eight hundred dollars.....	800 00
Subordinate officers of state prison, ten thousand six hundred dollars	10,600 00
Messenger to governor and council, five hundred dollars	500 00
Stenographer and typewriter, six hundred dollars,	600 00
Foreman, engineer and mail carrier, two thousand seven hundred dollars	2,700 00
Night watch, two thousand four hundred dollars,	2,400 00
Porters and laborers, six thousand dollars.....	6,000 00
Contingent fund of governor and council, six thousand dollars	6,000 00
Pay roll of council, four thousand dollars.....	4,000 00
Journal of council, one hundred fifty dollars.....	150 00
Indices, one hundred fifty dollars.....	150 00
Contingent fund of secretary of state, three hundred dollars	300 00
Contingent fund of state treasurer, eight hundred dollars	800 00
County taxes collected in nineteen hundred and one, twenty-five thousand dollars.....	25,000 00
Trustees of reform school, one thousand two hundred dollars	1,200 00
Visiting committee to reform school, four hundred fifty dollars	450 00
Sanford legacy to reform school, forty-two dollars,	42 00
Insane state beneficiaries, seventy-four thousand dollars	74,000 00

Criminal insane, three thousand five hundred dollars	3,500 00
Trustees of insane hospitals, two thousand five hundred dollars	2,500 00
Visiting committee to insane hospitals, eight hundred dollars	800 00
Maine school for the deaf, seventeen thousand five hundred dollars	17,500 00
Education of the blind, nine thousand dollars.....	9,000 00
Idiotic and feeble minded persons, three thousand dollars	3,000 00
Support of paupers in unincorporated places, twenty-five thousand dollars	25,000 00
Expenses of state assessors, one thousand five hundred dollars	1,500 00
Expenses of attorney general, four hundred fifty dollars	450 00
Expenses of superintendent of public schools, five hundred dollars	500 00
Expenses of insurance commissioner, one thousand two hundred dollars	1,200 00
Expenses of bank examiner, eight hundred fifty dollars	850 00
Expenses of forest commissioner, four hundred dollars	400 00
Expenses of inspector of factories, workshops, mines and quarries, five hundred dollars.....	500 00
Expenses of commissioners for the promotion of uniformity of legislation in the United States, two hundred fifty dollars.....	250 00
Expenses and compensation of state liquor assayers, one thousand dollars	1,000 00
Inspectors of state prison and jails, one thousand five hundred dollars	1,500 00
Inspectors of steamboats, two thousand five hundred dollars	2,500 00
Inspector of dams and reservoirs, one hundred dollars	100 00
Printing, thirty-five thousand dollars.....	35,000 00
Binding and stitching, eighteen thousand dollars..	18,000 00
Stationery, eight thousand dollars.....	8,000 00
Postage, six thousand dollars.....	6,000 00
Agricultural societies, eight thousand five hundred thirty-four dollars	8,534 00

CHAP. 504

Maine state agricultural society, one thousand dollars	1,000 00
Maine state agricultural society, for industrial exhibits, one thousand dollars.....	1,000 00
Eastern Maine state fair, one thousand dollars....	1,000 00
Eastern Maine state fair, to encourage pomology seven hundred fifty dollars.....	750 00
Burial expenses of soldiers and sailors, six thousand dollars	6,000 00
Sheriffs and coroners, six hundred dollars.....	600 00
Costs in criminal prosecutions, one thousand five hundred dollars	1,500 00
Superior court in Waterville, two hundred dollars,	200 00
Reports of judicial decisions, three thousand two hundred dollars	3,200 00
Advertising land sale and tax act, nine hundred dollars	900 00
Lands reserved for public uses, two thousand dollars	2,000 00
Interest on lands reserved for public uses, six thousand eight hundred dollars.....	6,800 00
Forfeited lands, two thousand dollars.....	2,000 00
Fuel and lights, seven thousand dollars.....	7,000 00
Furniture and repairs, eight thousand dollars.....	8,000 00
Freight and trucking, five hundred dollars.....	500 00
Penobscot Indians, eight thousand five hundred nineteen dollars and seventy cents.....	8,519 70
Penobscot Indians, shore rents, three thousand four hundred seventy-four dollars and fifty cents...	3,474 50
Passamaquoddy Indians, eight thousand five hundred twenty dollars	8,520 00
Soldiers' pensions, eighty thousand dollars.....	80,000 00
Military pensions, three thousand five hundred dollars	3,500 00
Maine state library, one thousand dollars.....	1,000 00
Maine state library, three thousand nine hundred twenty-five dollars	3,925 00
Free public libraries, three thousand dollars.....	3,000 00
Donation for founding free public libraries, seven hundred dollars	700 00
Traveling libraries, one thousand dollars.....	1,000 00
State board of health, five thousand dollars.....	5,000 00
Registration of vital statistics, two thousand five hundred dollars	2,500 00

Bureau of Industrial and Labor Statistics, three thousand five hundred dollars.....	3,500 00
Water for state house, one thousand eight hundred dollars	1,800 00
Water for state prison, two thousand five hundred dollars	2,500 00
Lights for state prison, four thousand five hundred dollars	4,500 00
School in state prison, fifty dollars.....	50 00
Physician in state prison, two hundred fifty dollars,	250 00
Medicine for state prison, one hundred fifty dollars,	150 00
Books for use of convicts in state prison, fifty dol-	
lars	50 00
Transportation of documents, two thousand dollars,	2,000 00
Transportation of mail, fifty dollars.....	50 00
Property exempt from taxation, two thousand two hundred dollars	2,200 00
Expenses of Australian ballot, eight thousand five hundred dollars	8,500 00
Care of trust deposits, two hundred dollars.....	200 00
Militia fund, thirty-three thousand six hundred sixty-nine dollars and ninety-six cents.....	33,669 96
Indexing papers and records in land office, one thousand dollars	1,000 00
Investigation of the causes of fire, two thousand dollars	2,000 00
Williams' legacy to Maine Insane Hospital, forty dollars	40 00
Maine state cattle commission, contagious diseases, seven thousand five hundred dollars.....	7,500 00
Fish and game, twenty-five thousand dollars.....	25,000 00
Sea and shore fisheries, fifteen thousand dollars..	15,000 00
Preservation of regimental rolls, two thousand four hundred dollars	2,400 00
Summer training schools and distribution of educational documents, two thousand five hundred dollars	2,500 00
Insurance on normal and training school buildings, one thousand two hundred dollars.....	1,200 00
Railroad and telegraph tax due towns, ninety-five thousand dollars	95,000 00
Damage by dogs to domestic animals, five thousand dollars	5,000 00
Dog licenses refunded, thirty thousand dollars....	30,000 00

CHAP. 504

Bounty on seals, two thousand five hundred dollars	2,500 00
Roads in Indian Township, six hundred dollars...	600 00
Maine Historical Society, one thousand dollars...	1,000 00
Eastern Maine General Hospital, five thousand dollars	5,000 00
Bangor Children's Home, one thousand dollars...	1,000 00
Women's Christian Temperance Union, five hundred dollars	500 00
Maine General Hospital, seven thousand five hundred dollars	7,500 00
Saint Elizabeth's Roman Catholic Orphan Asylum, one thousand dollars.....	1,000 00
Temporary Home for Women and Children at Portland, two thousand five hundred dollars...	2,500 00
Children's Aid Society of Maine, one thousand two hundred nfty dollars.....	1,250 00
Maine Home for Friendless Boys, one thousand dollars	1,000 00
Central Maine General Hospital, five thousand dollars	5,000 00
Hospital of the Society of Sisters of Charity, fifteen thousand dollars.....	15,000 00
Society of the Sisters of Charity, two thousand dollars	2,000 00
Young Women's Home at Lewiston, one thousand dollars	1,000 00
King's Daughters' Home of Bangor, five hundred dollars	500 00
Augusta City Hospital, three thousand dollars....	3,000 00
Aid to academies, twenty-three thousand five hundred dollars	23,500 00
Epidemic or emergency fund, one thousand five hundred dollars	1,500 00
Expenses of commissioner of agriculture, five hundred dollars	500 00
Clerk in commissioner of agriculture's office, one thousand dollars	1,000 00
Farmers' institutes and dairymen's conference, three thousand dollars	3,000 00
Enforcement of laws relating to sale of impure food, five hundred dollars.....	500 00
Arrest and apprehension of criminals, one thousand five hundred dollars.....	1,500 00
Aid of navigation on Moosehead lake, two hundred dollars	200 00

Town of Edmunds, one hundred fifty dollars.....	150 00
Maine state year book, one thousand three hundred twelve dollars and fifty cents.....	1,312 50
State Reform School, twenty-two thousand two hundred fifty dollars.....	22,250 00
Stenographers to justices of supreme judicial court, ten thousand five hundred dollars.....	10,500 00
Farmington State Normal School, seven hundred dollars	700 00
Protecting records in secretary of state's office, seven thousand five hundred dollars.....	7,500 00
Bath Military and Naval Orphan Asylum, eight thousand five hundred dollars.....	8,500 00
Topographical survey, two thousand five hundred dollars	2,500 00
Revision and consolidation of public laws, five thousand dollars	5,000 00
Maine Industrial School for Girls, five hundred dollars	500 00
Expenses Maine Industrial School for Girls, ten thousand five hundred dollars	10,500 00
Trustees Maine Industrial School for Girls, five hundred dollars	500 00
Maine Insane Hospital, eleven thousand five hun- dred dollars	11,500 00
Eastern Maine Insane Hospital, twelve thousand five hundred dollars.....	12,500 00
Maine State Prison, seven thousand five hundred dollars	7,500 00
Lee Normal Academy, one thousand dollars.....	1,000 00
Trustees Normal Schools, four hundred dollars...	400 00
Salaries of public officers, thirteen thousand one hundred dollars	13,100 00
Clerks in state treasurer's office, seven hundred dollars	700 00
Railroad commissioners, twelve thousand four hun- dred dollars	12,400 00
Investigation of railroad accidents, one thousand dollars	1,000 00
Improvement of state roads, fifteen thousand dol- lars	15,000 00

Amounting to the sum of two million one hundred
seventy-four thousand six hundred seventy-
seven dollars and sixty-six cents.....\$2,174,677 66

Section 2. This act shall take effect when approved.

Approved March 22, 1901.

RESOLVES

OF THE

STATE OF MAINE.

1901.

RESOLVES
OF THE
STATE OF MAINE.
—
1901.
—

Chapter 131.

Resolve in favor of the Eastern Maine Hospital for the Insane.

Resolved, That for the purpose of furnishing the Eastern Maine Insane Hospital at Bangor, and preparing it for the reception of patients the sum of sixty thousand dollars be and hereby is appropriated to be expended by and under the direction of the board of trustees of insane hospitals.

Eastern
Maine Insane
Hospital, in
favor of.

Approved January 18, 1901.

Chapter 132.

Resolves authorizing a Temporary Loan for the year nineteen hundred and one.

Resolved, That to provide for the wants of the treasury, the treasurer of state be, and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year nineteen hundred and one, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Temporary
loan, in
favor of.

Resolved, That the treasurer of state be, and hereby is authorized to give notes in behalf of the state, payable within two years from the date hereof, for such portions of the loan hereby authorized, as may be required.

Approved January 30, 1901.

CHAP. 133**Chapter 133.**

Resolve providing for the payment to the town of Bethel the amount deducted from said town's proportion of the School Fund for the year one thousand nine hundred on account of an imperfect school return.

Bethel, town
of, in favor of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and one, to the town of Bethel, the sum of one hundred thirty-nine dollars and nine cents, being the amount deducted from said town's proportion of the school fund for the year one thousand nine hundred, on account of a defect in its school return.

Approved February 5, 1901.

Chapter 134.

Resolve in favor of the Town of Verona.

Verona, town
of, in favor of.

Resolved, That the sum of four hundred dollars is hereby appropriated to repair the bridge and draw in the town of Verona across the eastern thoroughfare of the Penobscot river, so called, and that the same be paid to the treasurer of said town, and expended under the direction of the selectmen of said town.

Approved February 5, 1901.

Chapter 135.

Resolves in relation to extra pay of Maine volunteers in the war with Spain.

Maine volun-
teers, in the
Spanish war.

Resolved, That there be paid from the treasury of the state to the soldiers who were enlisted by the United States and sent to join the first regiment of infantry and battery A of the first heavy artillery under orders of the secretary of war, and who constituted a part of the quota of the state under the second call of the President for troops in the war with Spain, the same amount of extra pay that was received by the soldiers volunteering under the first call.

Resolved, That the governor and council shall audit all claims presented under the above resolve and upon finding any claimant justly entitled to the extra pay under the same, the governor shall draw his warrant on the treasurer in favor of the paymaster general for the amount due.

Resolved, That the sum of eight hundred eighty dollars be and is hereby appropriated for extra pay of Maine volunteers in the war with Spain, to be expended under the direction and supervision of the governor and council.

Approved February 6, 1901.

Chapter 136.

Resolve in favor of Roads in the Indian Township, Washington County.

Resolved, That the sum of six hundred dollars be and is hereby appropriated to repair roads and bridges in the Indian Township, Washington county, for the year nineteen hundred and one, and six hundred dollars for the year nineteen hundred and two. Said appropriation to be expended under the direction of the governor and council.

Roads in
Indian Town-
ship, in
favor of.

Approved February 8, 1901.

Chapter 137.

Resolves for the purpose of redeeming outstanding pledges in favor of Eastern Maine Insane Hospital.

Resolved, That the sum of thirty-six thousand dollars be and the same is hereby appropriated for the purpose of paying the following notes, namely: One dated August twenty-seventh, nineteen hundred, for the sum of ten thousand dollars, two, dated November first, nineteen hundred, for five thousand dollars each, and one of ten thousand, December twentieth, one of six thousand dollars. All of said notes are signed by Llewellyn Powers, and all proceeds of said notes were expended for the completion of the Eastern Maine Insane Hospital, as per statement herewith attached. And the treasurer of the state is hereby authorized to pay said notes as they mature.

Eastern
Maine Insane
Hospital, to
redeem
pledges,
in favor of.

Resolved, That the legislature disapproves the payment of any of the bills of the state or the advancement of money for that purpose either by an officer of the state or by a private citizen, when not authorized by the legislature, and that the passage of this resolve is not to be construed as a precedent for like action in the future.

Approved February 13, 1901.

CHAP. 138**Chapter 138.**

Resolves providing for the preservation of Regimental Rolls in the Adjutant-General's office,

Regimental
rolls, in
favor of,
preservation
of.

Resolved, That the adjutant-general is hereby authorized and directed under the advice and control of the governor and council to provide for the preservation of the enlistment, descriptive and muster rolls, and the monthly returns of the regiments and batteries in the war of the rebellion, now on file in the adjutant-general's office.

Appropriation for.

Resolved, That the sum of two thousand four hundred dollars for the year nineteen hundred and one, and two thousand four hundred dollars for the year nineteen hundred and two, is hereby appropriated for the preservation of said rolls.

Approved February 13, 1901.

Chapter 139.

Resolve providing for the payment to the town of Bucksport the amount deducted from said town's proportion of the school fund for the year one thousand eight hundred and ninety-nine, on account of imperfect school return.

Bucksport,
town of,
in favor of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and one, to the town of Bucksport the sum of one hundred and sixty-five dollars and four cents, being the amount deducted from said town's proportion of the school fund for the year one thousand eight hundred and ninety-nine, on account of defect in its school return.

Approved February 13, 1901.

Chapter 140.

Resolve providing for the payment to the town of Eden the amount deducted from said town's proportion of school fund for the year one thousand eight hundred and ninety-nine on account of imperfect school return.

Eden, town of,
in favor of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and one, to the town of Eden, the sum of three hundred and fifty-four dollars and seventy cents, being the amount deducted from said town's proportion of the school fund for the year one thousand eight hundred and ninety-nine on account of a defect in its school return.

Approved February 13, 1901.

Chapter 141.

Resolve to apportion State Senators to the Legislature.

Resolved, That for the seventy-first legislature and the succeeding legislatures to and including the year nineteen hundred eleven, the state be, and hereby is divided into sixteen districts for the choice of senators, and each district shall be entitled to elect the number of senators herein provided, for the term of ten years, in the manner prescribed by the constitution.

State senators, apportionment of.

The county of York shall form the first district, and be entitled to elect three senators.

The county of Cumberland shall form the second district, and be entitled to elect four senators.

The county of Oxford shall form the third district, and be entitled to elect one senator.

The county of Androscoggin shall form the fourth district, and be entitled to elect two senators.

The county of Franklin shall form the fifth district, and be entitled to elect one senator.

The county of Sagadahoc shall form the sixth district, and be entitled to elect one senator.

The county of Kennebec shall form the seventh district, and be entitled to elect three senators.

The county of Somerset shall form the eighth district, and be entitled to elect two senators.

The county of Piscataquis shall form the ninth district, and be entitled to elect one senator.

The county of Penobscot shall form the tenth district, and be entitled to elect three senators.

The county of Lincoln shall form the eleventh district, and be entitled to elect one senator.

The county of Knox shall form the twelfth district, and be entitled to elect one senator.

The county of Waldo shall form the thirteenth district, and be entitled to elect one senator.

The county of Hancock shall form the fourteenth district, and be entitled to elect two senators.

The county of Washington shall form the fifteenth district, and be entitled to elect two senators.

The county of Aroostook shall form the sixteenth district, and be entitled to elect three senators.

Approved February 13, 1901.

CHAP. 142**Chapter 142.**

Resolve for the purpose of operating the fish hatcheries and feeding stations for fish, and for the proper enforcement of the Inland Fish and Game laws.

Inland fish
and game,
in favor of.

Resolved, That the sum of twenty-five thousand dollars is hereby appropriated to be expended by the commissioners of inland fisheries and game, under the direction of the governor and council, for the year nineteen hundred and one, and also twenty-five thousand dollars for the year nineteen hundred and two, for the purpose of operating the fish hatcheries and feeding stations for fish in the state, and for the proper enforcement of the inland fish and game laws.

Land may be
purchased for
hatcheries.

Provided, also, that the commissioners of inland fisheries and game may purchase or lease real estate, in the name of the state, for the purpose of maintaining fish hatcheries and feeding stations for fish culture, and may also assist in maintaining fish hatcheries for fish culture owned and under the management of fish and game associations; and provided, also, that the commissioners shall make a detailed statement in their report of all expenditures of money expended under this resolve.

Approved February 15, 1901.

Chapter 143.

Resolve in favor of the Women's Christian Temperance Union.

Women's
Christian
Temperance
Union, in
favor of.

Resolved, That there be and hereby is appropriated for the use of the Women's Christian Temperance Union, in aid of their work in behalf of homeless children, the sum of five hundred dollars for the year nineteen hundred and one, and the sum of five hundred dollars for the year nineteen hundred and two.

Approved February 15, 1901.

Chapter 144.

Resolve in favor of the town of Turner.

Turner, town
of, in favor of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and one to the town of Turner, the sum of two hundred and twelve dollars and forty-four cents, being the amount deducted from said town's proportion of the school fund for the year one thousand nine hundred, on account of a defect in its school return.

Approved February 15, 1901.

Chapter 145.

Resolve in aid of the Temporary Home for Women and Children at Portland.

Resolved, That the sum of five thousand dollars be and hereby is appropriated for the use of the Temporary Home for Women and Children at Portland, of which two thousand five hundred dollars shall be paid to said institution during the year nineteen hundred and one, and two thousand five hundred dollars during the year nineteen hundred and two.

Temporary
Home, in
favor of.

Approved February 15, 1901.

Chapter 146.

Resolve in favor of the Maine General Hospital.

Resolved, That there be and is hereby appropriated the sum of seven thousand five hundred dollars to be paid to the Maine General Hospital for the use of said institution for the year one thousand nine hundred and one, and seven thousand five hundred dollars to be paid to said institution for its use for the year one thousand nine hundred and two.

Maine
General
Hospital,
in favor of.

Approved February 19, 1901.

Chapter 147.

Resolve in favor of Maine Home for Friendless Boys.

Resolved, That there be and hereby is appropriated two thousand dollars for use of Maine Home for Friendless Boys at Portland, as follows: one thousand dollars for year nineteen hundred and one, and one thousand dollars for year nineteen hundred and two.

Maine Home
for Friendless
Boys, in
favor of.

Approved February 19, 1901.

Chapter 148.

Resolve to complete the improvements of Songo and Chute Rivers.

Songo and
Chute rivers,
in favor of,
improving.

Resolved, That the sum of five hundred dollars is hereby appropriated for the purpose of completing the dredging, construction of jetties or breakwaters, and other improvements to render navigable, throughout the entire season, those parts of the interior waterway in the Sebago lake steamboat route, known as Chute's river, situated between Long lake and the bay of Naples, in the town of Naples, county of Cumberland, and at Songo lock and mouth of Songo river, which connects the bay of Naples and Sebago lake, in said town and county. The expenditure of such appropriation shall be under the direction of the county commissioners of Cumberland county, who shall employ a competent man to supervise such improvements in accordance with the plan laid out by the civil engineer employed by said commissioners in the fall of eighteen hundred and ninety-nine.

Provided, however, that no part of this appropriation shall be paid by the state until a total sum of sixteen hundred dollars shall have been expended on the improvements of said Songo and Chute rivers since such improvements were begun in eighteen hundred and ninety-nine.

Approved February 19, 1901.

Chapter 149.

Resolve in favor of Thomas Dana, representative of the Penobscot Tribe of Indians.

Thomas
Dana, in
favor of.

Resolved, That the sum of one hundred and twenty dollars be and is hereby appropriated to pay Thomas Dana, representative of the Penobscot tribe of Indians, for his travel and attendance at this session of the legislature.

Approved February 20, 1901.

Chapter 150.**Resolve making appropriation for the Penobscot Tribe of Indians.**

Resolved, That there be paid from the state treasury to the agent of the Penobscot tribe of Indians for the years nineteen hundred and one and nineteen hundred and two, to be appropriated for the benefit of said tribe, each year as follows: forty-four hundred and twenty-nine dollars and seventy cents, amount of interest on their trust fund held by the state for the benefit of said tribe; for agricultural purposes, eight hundred and fifty dollars each year; for bounty on crops, two hundred dollars each year; for annuity, seventeen hundred dollars each year; for salary of agent, four hundred dollars each year; for instruction in agriculture, fifty dollars each year; for schools, six hundred and fifty dollars each year; for salary of governor, fifty dollars each year; for salary of lieutenant governor, forty dollars each year; for salary of Roman Catholic priest, one hundred dollars each year; for municipal purposes, ten per cent each year of the shore rentals; for police purposes, fifty dollars each year; for engine house and watch house combined, three hundred dollars.

Penobscot
Tribe of
Indians, in
favor of.

Approved February 20, 1901.

Chapter 151.**Resolve in favor of the Children's Aid Society of Maine.**

Resolved, That the sum of three thousand dollars for the years nineteen hundred and one and nineteen hundred and two be and hereby is appropriated from the treasury, for the use of the Children's Aid Society of Maine at Belfast, to aid in maintaining a home for friendless, destitute and needy children. Said sum to be expended for the following purposes under the direction of the governor and council. For the year nineteen hundred and one, for current expenses, twelve hundred and fifty dollars; necessary repairs, five hundred dollars. For the year nineteen hundred and two, for current expenses, twelve hundred and fifty dollars.

Children's
Aid Society,
in favor of.

Approved February 20, 1901.

Chapter 152.

Resolve making appropriations for the Passamaquoddy Tribe of Indians.

Passama-
quoddy Tribe
of Indians,
in favor of.

Resolved, That there be paid from the state treasury, to be expended under the direction of the governor and council, to the agent of the Passamaquoddy tribe of Indians for the benefit of said tribe for the years nineteen hundred and one and nineteen hundred and two, as follows: for May dividend four hundred dollars each year; for November dividend, four hundred dollars each year; for distressed and contingent poor, four thousand dollars each year; for contingent purposes, one hundred and fifty dollars each year; for bounty on crops, two hundred dollars each year; for plowing, one hundred and fifty dollars each year; for salary of governor, one hundred dollars each year; for salary of lieutenant governor, forty dollars each year; for salary of priests, two hundred dollars each year; for salary of agent, two hundred dollars each year; for fertilizers, one hundred and fifty dollars each year; for educational purposes, eight hundred dollars each year; for basket ash, three hundred and fifty dollars each year; for wood, six hundred and fifty dollars each year; for agricultural purposes, six hundred dollars each year; for police, fifty dollars each year; for school books, thirty dollars each year; for repair of school house, Pleasant point, in nineteen hundred and one, fifty dollars; for painting town hall, Pleasant point, in nineteen hundred and one, twenty-five dollars; for repair of road, Pleasant point, in nineteen hundred and one, thirty dollars; for repair of Sisters' Home, Peter Dana's point, in nineteen hundred and one, twenty-five dollars; for repair of road, Peter Dana's point, in nineteen hundred and one, two hundred dollars; for repair of road, Peter Dana's point, in nineteen hundred and two, fifty dollars. All the foregoing sums to be expended under the direction of governor and council, for the purposes for which they were appropriated and for none other, and any money not expended for the purposes for which it is appropriated, shall not be allowed to said agent in the settlement of his account.

Approved February 20, 1901.

Chapter 153.

Resolve in favor of Joseph Sepsis, representative of the Passamaquoddy Tribe of Indians.

Resolved, That the sum of one hundred and twenty dollars be and is hereby appropriated to pay Joseph Sepsis, representative of the Passamaquoddy tribe of Indians, for his travel and attendance at this session of the legislature.

Joseph
Sepsis, in
favor of

Approved February 20, 1901.

Chapter 154.

Resolve for an appropriation for the use of the Commissioner of Sea and Shore Fisheries.

Resolved, That the sum of fifteen thousand dollars be and is hereby appropriated for each of the years nineteen hundred and one and nineteen hundred and two, to be expended by the commissioner of sea and shore fisheries under the direction of the governor and council.

Sea and
shore fish-
eries, in
favor of.

Approved February 20, 1901.

Chapter 155.

Resolve in favor of the Bangor Children's Home.

Resolved, That the sum of one thousand dollars per annum for the years nineteen hundred and one and nineteen hundred and two, be and hereby is appropriated in aid of the Bangor Children's Home, to be paid by the state treasurer to the said home, from any funds not otherwise appropriated.

Bangor Chil-
dren's Home
in favor of.

Approved February 20, 1901.

CHAP. 156**Chapter 156.***Resolve providing for an Epidemic or Emergency Fund.***Emergency
fund, to
provide for.**

Resolved, That the sum of fifteen hundred dollars annually for two years is hereby appropriated as an epidemic or emergency fund, to be used, if necessary, by the state board of health, with the consent of the governor and council in case of the invasion or threatened invasion of small pox or other dangerous epidemic disease into the state, and the governor is hereby authorized to draw his warrant for the same, or such part of the same as may be needed, out of any money in the treasury not otherwise appropriated.

Approved February 20, 1901.

Chapter 157.*Resolve in favor of the Maine State Library.***Maine State
Library, in
favor of.**

Resolved, That the sum of three thousand and nine hundred and twenty-five dollars be and is hereby appropriated for the use of the Maine State Library for the year nineteen hundred and one, and that a like sum be and is hereby appropriated for the year nineteen hundred and two, the same to be expended yearly for the following purposes: for subscriptions, periodicals, works of law, art and history, one thousand six hundred and forty dollars; for bibliography, maps, directories, genealogies, etc., four hundred dollars; for additions, Scotch, English, Irish, American and Canadian laws, reports and periodicals, one thousand two hundred and thirty-five dollars; for labor, typewriting, indexing and material, five hundred and fifty dollars; for incidental expenses, one hundred dollars.

Approved February 21, 1901.

Chapter 158.*Resolve authorizing the compilation and publication of the Sea and Shore Fisheries Laws of the State of Maine.***Sea shore
fisheries
laws, com-
pilation of.**

Resolved, That the sum of five hundred dollars be and is hereby appropriated for the purpose of compiling the sea and shore fisheries laws of the state of Maine; and the governor is hereby authorized to appoint a suitable person or persons to make such compilation, and cause five thousand copies of same to be printed and bound for the use of the department of sea and shore fisheries; said compilation shall be filed in season to be acted upon by the present legislature.

Approved February 22, 1901.

Chapter 159.

Resolve in favor of the Saint Elizabeth's Roman Catholic Orphan Asylum of Portland.

Resolved, That there be and is hereby appropriated the sum of one thousand dollars to be paid to the Saint Elizabeth's Roman Catholic Orphan Asylum of Portland, for the use of said institution for the year nineteen hundred and one, and one thousand dollars for the use of said institution for the year nineteen hundred and two.

St. Elizabeth's
Roman
Catholic
Orphan
Asylum, in
favor of.

Approved February 22, 1901.

Chapter 160.

Resolve in favor of O. B. Clason of Gardiner, Maine.

Resolved, That the sum of forty-five dollars is hereby appropriated, to be paid to O. B. Clason, of Gardiner, executor of estate of late William Cowell; the same being for over payment to the state, of collateral inheritance tax from said estate.

O. B. Clason,
in favor of.

Approved February 22, 1901.

Chapter 161.

Resolves in favor of the Eastern Maine General Hospital.

Resolved, That there be and is hereby appropriated the sum of five thousand dollars to be paid to the Eastern Maine General Hospital for the use of said institution for the year one thousand nine hundred and one, and five thousand dollars for the use of said institution for the year one thousand nine hundred and two.

Resolved, That the further sum of five thousand dollars be and is hereby appropriated to be paid to said Eastern Maine General Hospital in order to pay its indebtedness now outstanding, and incurred for the purpose of completing, furnishing and equipping the new ward building at said institution.

Eastern
Maine General
Hospital,
in favor of.

Approved February 22, 1901.

CHAP. 162**Chapter 162.**

Resolve in favor of the town of Waterboro.

Waterboro,
town of,
in favor of.

Resolved, That there be paid out of the school fund of the year one thousand nine hundred and one, to the town of Waterboro the sum of one hundred and three dollars and sixty-nine cents, being the amount deducted from said town's proportion of school fund for the year one thousand nine hundred, on account of delinquency in its school returns.

Approved February 22, 1901.

Chapter 163.

Resolve in favor of the Central Maine General Hospital.

Central Maine
General
Hospital,
in favor of.

Resolved, That there be and hereby is appropriated the sum of five thousand dollars to be paid to the Central Maine General Hospital in Lewiston for the use of said institution for the year one thousand nine hundred and one, and five thousand dollars for the use of said institution for the year one thousand nine hundred and two.

Approved February 26, 1901.

Chapter 164.

Resolve in favor of the Maine School for the Deaf.

Maine School
for the Deaf,
in favor of.

Resolved, That there be and hereby is appropriated for the Maine School for the Deaf, the sum of seventeen thousand five hundred dollars for the year nineteen hundred and one; also the sum of seventeen thousand five hundred dollars for the year nineteen hundred and two.

Approved February 26, 1901.

Chapter 165.**Resolve in favor of the passage of the Ship Subsidy Bill.**

Resolved, That this legislature gives its hearty approval to the ship subsidy bill which has been so ably presented in the United States senate by Honorable William P. Frye of Maine, and that the same ought to become a law, thereby giving the United States a chance to secure an honest share of the ocean carrying trade of the world which would eventually be instrumental in increasing the demand abroad for our merchandise and more especially our farm products, the surplus of which at this time is in very limited demand from our state for exportation. The many tenantless farms in the rural districts of Maine call loudly for legislation which shall be instrumental in restoring them to their former productiveness. The subsidy bill now pending in becoming a law, together with increased reciprocity with foreign countries, would stimulate shipbuilding in Maine and load our ships with the surplus of our farm products for our foreign neighbors. The struggle now going on for existence in most towns remote from markets would disappear with the increase in demand for our products, which demand would surely increase if the quality and prices of our products sustained us in remaining in the foremost ranks among the food supplying nations of the world. This struggle disposed of, the farming industries of Maine would be on the road to prosperity, and the price per acre of our now tenantless farms would equal the price per acre of land now under cultivation. The United States also, in the excellence of the manufacture of its wares as a whole, can undoubtedly compete with the world and should introduce into the Orient such goods as are in demand in competition with Germany and other nations. We therefore pray that all possible means be employed favoring the passage of the above mentioned bill.

Ship subsidy
bill, in favor
of, passage of.

Approved February 26, 1901.

Chapter 166.**Resolve favoring legislation by Congress to equalize extra pay to United States volunteers.**

Resolved, That the senators and representatives comprising the Maine delegation in congress be and they hereby are requested and urged to use all honorable means in their power to secure from congress the passage of an amendment proposed by Senator Spooner of Wisconsin, to the Army Appropriation Bill. (H. R. fourteen thousand and seventeen.)

United States
volunteers,
extra pay for
in favor of.

Approved February 26, 1901.

CHAP. 167.**Chapter 167.**

Resolve authorizing the Land Agent to release the state's interest in Bar Island in Hancock County.

State's
interest in
Bar Island
released.

Resolved, That the state land agent be, and he is hereby authorized and empowered upon payment of a nominal consideration of five dollars, to make, execute and deliver a good and sufficient deed, releasing to Flora Pineo, Elizabeth M. Rodick, Eugenia M. Rodick, David O. Rodick and Serenus B. Rodick of Eden, Hancock county, Maine, their heirs and assigns, in the proportion of four fifths to said Flora Pineo, one-fifteenth to said Elizabeth M. Rodick, and two forty-fifths each to said Eugenia M. Rodick, David O. Rodick and Serenus B. Rodick all the right, title and interest which the state of Maine has and all the right, title and interest which the state acquired by cession from the Commonwealth of Massachusetts or otherwise in and to a certain island situated in Frenchman's Bay near Bar Harbor in the county of Hancock, known as Rodick's island or Bar island, together with the shore, flats and bar adjacent thereto.

Approved February 26, 1901.

Chapter 168.

Resolve for State Pensions.

State
pensions,
in favor of.

Resolved, That the sum of eighty thousand dollars be and is hereby appropriated to provide for state pensions for invalid soldiers and sailors, their widows and orphans, and the dependent children, parents and sisters of deceased soldiers and sailors eligible thereto under existing law, for the year nineteen hundred and one, and eighty thousand dollars for the year nineteen hundred and two.

Approved February 26, 1901.

Chapter 169.

Resolve in favor of Laura J. Darling of Lee for state pension.

Darling, L. J.,
in favor of.

Resolved, That there be paid to Laura J. Darling of Lee, a state pension of four dollars a month, beginning January first, nineteen hundred and one.

Approved February 27, 1901.

Chapter 170.

Resolve granting a pension to Nellie Flanders of Liberty.

Resolved, That there be paid to Nellie Flanders of the town of Liberty a pension of eight dollars per month for the period of one year, commencing January one, nineteen hundred and one.

Nellie Flanders, in favor of.

Approved February 28, 1901.

Chapter 171.

Resolve in favor of Benjamin Smith of Appleton in the County of Knox.

Resolved, That Benjamin Smith of Appleton in the county of Knox be paid the sum of eight dollars per month, commencing January first, nineteen hundred and one, instead of the sum of six dollars per month which he now receives under resolve approved March two, eighteen hundred and eighty-nine.

Benjamin Smith, in favor of.

Approved February 28, 1901.

Chapter 172.

Resolve in favor of Howard Whittier for an increase in State pension.

Resolved, That there be paid to Howard Whittier, of Mount Vernon, county of Kennebec, the sum of six dollars per month, payable quarterly from the fund appropriated for military pensions.

Howard Whittier, in favor of.

Approved March 1, 1901.

Chapter 173.

Resolve in favor of Melinda B. Davis, Administratrix.

Resolved, That the state treasurer be ordered and directed to pay to Harriet B. Davis, administratrix, the sum of forty-six dollars and ninety-two cents, the same being the amount paid by her by mistake to the treasurer of the state, as administratrix of the estate of Melinda Davis, late of New Sharon, deceased, intestate, said Harriet B. Davis supposing and believing said estate to be liable under the collateral inheritance law for that amount of tax, when as a matter of fact, the estate was not liable to the state for any collateral inheritance tax.

M. B. Davis, in favor of.

Approved March 1, 1901.

CHAP. 174**Chapter 174.**

Resolve in favor of the State Pomological Society.

State Pomological
Society,
in favor of.

Resolved, That the sum of two hundred and fifty dollars is hereby appropriated for the State Pomological Society to aid in making an exhibition of Maine late keeping apples at the Pan-American Exposition during the months of May and June, nineteen hundred and one.

Approved March 1, 1901.

Chapter 175.

Resolve in favor of Cyrenus B. Downs of Winterport in the County of Waldo.

C. B. Downs,
in favor of.

Resolved, That the sum of three hundred dollars be and hereby is appropriated from the state treasury to reimburse Cyrenus B. Downs of Winterport, for money expended in August, eighteen hundred and sixty-three, in lieu of draft for service in the war of the late rebellion.

Approved March 6, 1901.

Chapter 176.

Resolve in favor of Nancy Mayberry of Gray.

Nancy
Mayberry,
in favor of.

Resolved, That there be paid out of the appropriation for military pensions to Nancy Mayberry, of Gray, a pension of six dollars per month, beginning January first, nineteen hundred and one.

Approved March 6, 1901.

Chapter 177.

Resolve in favor of the Society of the Sisters of Charity for the use of the Healy Asylum of Lewiston, Maine.

Sisters of
Charity,
in favor of,
Healy
Asylum.

Resolved, That the sum of four thousand dollars be and is hereby appropriated to be paid to the society of the Sisters of Charity for the use of the Healy Asylum in Lewiston, of which two thousand dollars shall be paid during the year nineteen hundred and one and two thousand dollars during the year nineteen hundred and two.

Approved March 12, 1901.

Chapter 178.

Resolve in favor of Young Women's Home at Lewiston.

Resolved, That there be and hereby is appropriated the sum of one thousand dollars to be paid to the Young Women's Home, of Lewiston, for the use of said institution for the year one thousand nine hundred and one, and one thousand dollars for the use of said institution for the year one thousand nine hundred and two.

Young
Women's
Home,
in favor of.

Approved March 12, 1901.

Chapter 179.

Resolves in favor of the Hospital of the Society of the Sisters of Charity of
Lewiston, Maine.

Resolved, That there be and hereby is appropriated the sum of five thousand dollars to be paid to the society of the Sisters of Charity of Lewiston, Maine, for the use of said society for the year nineteen hundred and one, and the sum of five thousand dollars for the use of said society for the year nineteen hundred and two.

Sisters of
Charity,
Lewiston,
in favor of.

Resolved, That the further sum of ten thousand dollars be and hereby is appropriated to be paid to the said society of the Sisters of Charity to be used to assist in completing, furnishing and equipping the new building now in process of erection by said institution, payable in nineteen hundred and two, provided said institution shall furnish satisfactory evidence to the governor and council that said hospital has been fully completed and equipped prior to the thirty-first day of December, nineteen hundred and two.

Approved March 12, 1901.

Chapter 180.

Resolve in favor of King's Daughters' Home of Bangor.

Resolved, That the sum of five hundred dollars be and the same is hereby appropriated for the King's Daughters' Home of Bangor, for the year nineteen hundred and one, and the same amount for the year nineteen hundred and two.

King's
Daughters'
Home,
Bangor,
in favor of.

Approved March 12, 1901.

CHAP. 181**Chapter 181.**

Resolves authorizing a Temporary Loan for war purposes for the year nineteen hundred and one.

Temporary
loan for 1901,
in favor of.

Resolved, That for the purpose of renewing the outstanding war loan, if it should be found necessary, the treasurer of state be and hereby is authorized to procure on the faith of the state, for war purposes, at any time during the year nineteen hundred and one, a temporary loan or loans to the amount of one hundred and fifty thousand dollars, or so much thereof as may be needed.

Resolved, That the treasurer of state be and hereby is authorized to give notes in behalf of the state for the loan or loans hereby authorized.

Approved March 13, 1901.

Chapter 182.

Resolves authorizing a Temporary Loan for the year nineteen hundred and two.

Temporary
loan for 1902,
in favor of.

Resolved, That to provide for the wants of the treasury, the treasurer of state be and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year nineteen hundred and two, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Resolved, That the treasurer of state be and hereby is authorized to give notes in behalf of the state, payable within three years from the date hereof, for such portions of the loan hereby authorized as may be required.

Approved March 13, 1901.

Chapter 183.

Resolve providing for the payment to the Town of Kingfield the amount due said town on account of an error in the return of scholars for that town.

Kingfield,
town of,
in favor of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and one to the town of Kingfield the sum of one hundred thirty-six dollars and fifty-seven cents, being the amount due said town on account of an error in the enumeration of scholars in that town on the first day of April last.

Approved March 13, 1901.

Chapter 184.**Resolve in aid of navigation on Moosehead Lake.**

Resolved, That the sum of three hundred dollars is hereby appropriated for placing buoys in Moosehead lake; and that the sum of three hundred and fifty dollars is hereby appropriated for the erection of lights in Moosehead lake, and the maintenance of the same for one year thereafter; and that the sum of two hundred dollars is hereby appropriated each year after said first year, for a further period of one year for the maintenance of said lights. Said buoys and lights shall be placed at such points in Moosehead lake as will best serve the needs of navigation thereon. All said money shall be expended under the direction of the state steamboat inspectors. Any part of the money hereby appropriated for the placing of the buoys, and the erection of the lights, and the maintenance of the lights for the first year, which is unexpended in two years from the date of the passage of this resolve, and any part of said two hundred dollars appropriated each year for the maintenance of said lights which shall be unexpended each year, shall revert back to the state.

Moosehead
Lake, in aid
of, naviga-
tion of.

Approved March 14, 1901.

Chapter 185.**Resolve in favor of Kenneth W. Sutherland, chairman of the committee on Maine State Prison.**

Resolved, That the sum of three hundred and forty-six dollars and forty-six cents be paid to Kenneth W. Sutherland, chairman of the committee on Maine state prison, to defray expenses incurred by him on account of the visit of said committee to the Maine state prison at Thomaston during the present session in compliance with its official duties.

K. W. Suther-
land, in
favor of.

Approved March 15, 1901.

Chapter 186.**Resolve in favor of the Augusta City Hospital.**

Resolved, That there be and is hereby appropriated the sum of three thousand dollars to be paid to the Augusta City Hospital for the use of said institution, for the year nineteen hundred and one, and three thousand dollars for the use of the said institution for the year nineteen hundred and two.

Augusta City
Hospital,
in favor of.

Approved March 15, 1901.

CHAP. 187**Chapter 187.**

Resolve in favor of the Town of Edmunds.

Edmunds,
town of,
in favor of.

Resolved, That the sum of one hundred and fifty dollars annually be and hereby is appropriated for the years nineteen hundred and one and nineteen hundred and two, to aid said town of Edmunds to maintain roads and bridges in said town, and that the money be expended under the direction of the county commissioners.

Approved March 16, 1901.

Chapter 188.

Resolve in favor of Summer Training Schools for teachers and the distribution of educational documents.

Summer
training
schools,
in favor of.

Resolved, That the sum of two thousand five hundred dollars be appropriated annually, from the state school fund, to defray the expenses of holding at least four summer training schools for teachers and for the purpose of preparing and distributing among the teachers of the schools and school officers of this state, outlines, suggestions and directions concerning the management, discipline and methods employed in teaching, for the purpose of promoting improved systems of instruction; said schools to be conducted by and said documents to be prepared and distributed under the direction of the state superintendent of public schools. The governor and council are hereby authorized to draw their warrant from time to time for the expenditure of said sum, upon the presentation of bills properly avouched by said superintendent.

Approved March 16, 1901.

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Chapter 189.

Resolve in favor of the town of Ashland.

Ashland,
town of,
in favor of.

Resolved, That the sum of two hundred and twenty-nine dollars and twenty-five cents be and is hereby appropriated to be paid to the town of Ashland, to reimburse said town for money paid out in support of state paupers but not refunded on account of lost evidence.

Approved March 19, 1901.

Chapter 190.**Resolve in favor of Charles H. Burbank:**

Resolved, That there be paid out of the state treasury to Charles H. Burbank of Chesterville in the county of Franklin, the sum of one hundred dollars.

C. H. Burbank,
in favor of.

Approved March 19, 1901.

Chapter 191.**Resolve in favor of the State Reform School.**

Resolved, That the sum of twenty-seven thousand one hundred forty-two dollars and thirty-one cents be and hereby is appropriated for and in behalf of the State Reform School for the year nineteen hundred and one, and twenty-two thousand two hundred fifty dollars for the year nineteen hundred and two, as follows: For the year nineteen hundred and one, for current expenses, twenty thousand dollars; for ordinary repairs, two thousand dollars; for coal pocket, one thousand six hundred and eighty dollars; for electric motor, Fairbank's scales, ensilage cutter, fire hose, etc., one thousand dollars; for providing homes for boys and visiting boys out on probation, two hundred and fifty dollars; for deficit in construction of new steam and electric plant, two thousand two hundred and twelve dollars and thirty-one cents. For the year nineteen hundred and two, for current expenses, twenty thousand dollars; for ordinary repairs, two thousand dollars; for providing homes for boys and visiting boys out on probation, two hundred and fifty dollars.

State Reform
School, in
favor of.

Approved March 19, 1901.

Chapter 192.**Resolve in favor of the Committee on Insane Hospitals.**

Resolved, That the state treasurer be directed to pay to Charles H. Prince, chairman of said committee, the sum of one hundred five dollars and seventy cents, the same being the amount paid out for expenses of the committee and members of the legislature on their visit to the Eastern Maine Insane Hospital at Bangor.

C. H. Prince,
in favor of.

Approved March 19, 1901.

CHAP. 193**Chapter 193.**

Resolve in favor of legislative committee and members of senate and house authorized to visit University of Maine.

A. A. Burleigh, in favor of.

Resolved, That the sum of one hundred fifty-seven dollars and fifty cents be paid from the state treasury to A. A. Burleigh to defray the expense of committee on University of Maine and such members of the senate and house as joined, from Augusta to the university at Orono and return.

Approved March 19, 1901.

Chapter 194.

Resolve relating to Township Five, Range Eight, west of the east line of the state, in the County of Penobscot.

Township 5, R. 8, Penobscot county, in favor of.

Resolved, That the state has no claim or title, excepting to reserved or school lands, to township number five, range eight, west of the east line of the state, in the county of Penobscot, because of any breach of condition in the joint deed of the land agents of Massachusetts and Maine to Daniel Spofford and others, dated October twenty-four, eighteen hundred and thirty-two.

Approved March 19, 1901.

Chapter 195.


Resolve in favor of Committee on Education.

Stanley Plummer, in favor of.

Resolved, That the state treasurer be directed to pay Stanley Plummer, chairman of the committee on education, the sum of one hundred and fifty-six dollars and ninety-five cents, the same being the amount paid out for expenses of the committee on its recent visits to the Gorham and Farmington Normal Schools, the Madawaska Training School, the Industrial School for Girls, and the School for the Deaf.

Approved March 19, 1901.

Chapter 196.

Resolve in favor of William J. Maybury, Surgeon General, National Guard, State of Maine. 

Resolved, That there be paid to Doctor William J. Maybury, surgeon-general, national guard, state of Maine, the sum of seven hundred and forty-two dollars and thirty-one cents, being amount disbursed by him for soldiers of the Spanish war.

Dr. Wm. J.
Maybury,
in favor of.

Approved March 19, 1901.

Chapter 197.

Resolve in favor of the town of Meddybemps.

Resolved, That the sum of three hundred dollars is hereby appropriated to build a bridge across Denny's river in the town of Meddybemps, to be expended under the direction of the county commissioners of Washington county.

Meddy-
bemps, town
of, in favor of.

Provided, that no money shall be paid by the state until a suitable bridge shall have been built across said river at a cost of at least six hundred dollars.

Approved March 19, 1901.

Chapter 198.

Resolve authorizing the compilation and publication of the Insurance Laws of Maine.

Resolved, That the sum of one hundred dollars be and hereby is appropriated for the purpose of compiling the insurance and fraternal beneficiary laws of the state, and the insurance commissioner is hereby authorized to make such compilation and cause two thousand copies of the same to be printed and bound for the use of his department.

Insurance
laws, in favor
of, compila-
tion of.

Approved March 19, 1901.

CHAP. 199**Chapter 199.**

Resolve for the purchase of the Maine State Year Book and Legislative Manual for the year nineteen hundred and one and nineteen hundred and two.

Maine State
Year Book,
in favor of,
purchase of.

Resolved, That the secretary of state be authorized to contract for five hundred and fifty copies of the Maine State Year Book and Legislative Manual for nineteen hundred and one; also seven hundred and fifty copies of same for nineteen hundred and two, to be delivered on or before the first day of June of each year, at a cost not to exceed one dollar and seventy-five cents per copy. One hundred and fifty of said copies for each year to be delivered to the state librarian for the use of the state library, the remainder to be distributed in the usual manner.

Approved March 19, 1901.

Chapter 200.

Resolve in aid of navigation on Sebec Lake.

Sebec lake,
navigation of,
in aid of.

Resolved, That the sum of two hundred and fifty dollars is hereby appropriated, to be expended under the direction of the state steamboat inspectors in placing buoys at such points in Sebec lake as will best serve the needs of navigation thereon. Any part of this appropriation unexpended in two years from the date of the passage of this resolve shall revert back to the state.

Approved March 19, 1901.

Chapter 201.

Resolve in favor of Bridge over the Saint Croix River in the Town of Masardis.

Bridge in
Masardis,
in favor of.

Resolved, That the sum of one thousand dollars be and is hereby appropriated to aid in building a bridge across the Saint Croix river in the town of Masardis, Aroostook county. Provided, a sum of money be raised by the town or otherwise, which, together with the amount herein appropriated, shall be sufficient to build and fully complete a bridge of bridge steel across said river without further aid from the state. Said sum to be paid to the treasurer of said town of Masardis, when the county commissioners of Aroostook county shall certify that the conditions of this resolve have been complied with.

Approved March 20, 1901.

Chapter 202.

Resolve in favor of repairing the road between Patten and Grand Lake.

Resolved, That there be and hereby is appropriated the sum of five hundred dollars to aid in repairing the road leading from Patten, in Penobscot county, to Grand lake. The same to be expended upon that portion of said road which lies between Shin pond, so called, and Trout Brook Farm; provided, however, that said sum of five hundred dollars shall not be available unless there shall be provided by subscription or otherwise a like sum of five hundred dollars which shall be expended on said road in connection with the amount hereby appropriated, under the direction of an agent to be appointed for that purpose by the governor and council.

Road between Patten and Grand lake, in favor of.

Approved March 20, 1901.

Chapter 203.

Resolve in favor of road in Perkins Plantation.

Resolved, That there be and hereby is appropriated the sum of two hundred and fifty dollars to aid in repairing the road in Perkins plantation in Franklin county; provided, however, that said sum of two hundred and fifty dollars shall not be available unless there shall be provided by subscription or otherwise a like sum of two hundred and fifty dollars which shall be expended on said road in connection with the amount hereby appropriated, under the direction of the county commissioners of Franklin county.

Road in Perkins Pl., in favor of.

Approved March 20, 1901.

Chapter 204.

Resolve providing for the screening of Sebago Lake.

Resolved, That the sum of one thousand dollars is hereby appropriated for the purpose of screening Sebago lake, to be expended under the direction of the commissioners of inland fisheries and game.

Sebago lake, screening of, in favor of.

Approved March 20, 1901.

CHAP. 205**Chapter 205.**

Resolve in favor of a ferry boat across the Fish River and to aid in building a road in Wallagrass Plantation.

Road and
ferry in Wal-
lagrass Pl.,
in favor of.

Resolved, That there be and hereby is appropriated the sum of one thousand dollars to build a ferry boat to be run across the Fish river, and to aid in building a road in Wallagrass plantation on the east side of Eagle lake. The same to be expended under the direction of an agent to be appointed for that purpose by the governor and council.

Approved March 20, 1901.

Chapter 206.

Resolve in favor of Farmington State Normal School.

Farmington
Normal
School, in
favor of.

Resolved, That there be and hereby is appropriated the sum of twenty-three hundred dollars for the year nineteen hundred and one and the sum of seven hundred dollars for the year nineteen hundred and two for the purchase of land adjoining the normal school building in Farmington, grading the grounds around said building, and the purchase of necessary supplies.

Approved March 21, 1901.

Chapter 207.

Resolve in favor of the town of Brookton.

Brookton,
town of,
in favor of.

Resolved, That the sum of two hundred and twenty-nine dollars and sixty-two cents be and hereby is appropriated from the treasury to be paid to the town of Brookton, to reimburse said town on account of excessive state taxes.

Approved March 21, 1901.

Chapter 208.

Resolve in favor of the Joint Standing Committee on Agriculture.

Resolved, That the state treasurer is hereby authorized and directed to pay to Rutillus Alden, chairman of the joint standing committee on agriculture, the sum of seven hundred seventy-three dollars and forty-nine cents, the same being for expenses incurred by said committee, under a joint order of the senate and house, passed February eighth, nineteen hundred one, authorizing and directing said committee to make a complete investigation into the management of the office of the board of agriculture, as conducted by the secretary; also for legal services rendered said committee in the matter of the drafting of the act establishing a department of agriculture, and for other moneys paid out in connection therewith.

Rutillus
Alden, in
favor of.

Approved March 21, 1901.

Chapter 209.

Resolve in favor of B. Walker McKeen, Secretary of the Board of Agriculture.

Resolved, That the state treasurer is hereby authorized and directed to pay to B. Walker McKeen, secretary of the board of agriculture, the sum of two hundred twenty-seven dollars and sixty cents, the same being for expenses incurred by him in defending himself, under the provisions of a joint order, dated February eighth, nineteen hundred one, providing that the joint standing committee on agriculture be and hereby is authorized to make a complete investigation into the management of the office of the board of agriculture, as conducted by the secretary.

B. Walker
McKeen, in
favor of.

Approved March 21, 1901.

Chapter 210.

Resolve in favor of Passamaquoddy Tribe of Indians for rebuilding church at Pleasant Point, in the town of Perry.

Resolved, That the sum of thirty-five hundred dollars be and hereby is appropriated for the purpose of rebuilding the church at Pleasant Point in the town of Perry; said money to be paid from the fund belonging to the Passamaquoddy tribe of Indians, now in the state treasury; said fund being the money received by the state for stumpage and for land sold belonging to said tribe; and that said sum be expended under the direction of the governor and council.

Passama-
quoddy
Indians,
church for,
in aid of,
rebuilding.

Approved March 21, 1901.

CHAP. 211**Chapter 211.**

Resolve to provide means for examinations of claims for State Pensions.

Claims for
pensions,
examination
of, provided
for.

Resolved, That the state pension clerk is hereby authorized to expend such sum, under the direction of the governor and council, not exceeding three hundred dollars yearly, as may be necessary to properly examine the claims presented to his office, the same to be paid out of the appropriation for state pensions for the years nineteen hundred and one and nineteen hundred and two, upon proper vouchers filed with the governor and council fully itemized as to dates, amounts and subject matter thereof.

Approved March 21, 1901.

Chapter 212.

Resolve laying a Tax on Counties of the State for the years nineteen hundred and one and nineteen hundred and two.

Tax on the
counties,
laying of.

Resolved, That the sum annexed to the counties in the following schedule is hereby granted as a tax on each county respectively to be appropriated, assessed, collected and applied to the purposes of paying the debts and necessary expenses of the same and for other purposes ordered by law:

For the year one thousand nine hundred and one:

Androscoggin, forty thousand dollars; Aroostook, seventy thousand dollars; Cumberland, eighty thousand dollars; Franklin, eleven thousand dollars; Hancock, fifteen thousand dollars; Kennebec, thirty thousand dollars; Knox, sixteen thousand five hundred dollars; Lincoln, nine thousand eight hundred seventy-five dollars; Oxford, twenty-two thousand dollars; Penobscot, forty-five thousand dollars; Piscataquis, fourteen thousand five hundred dollars; Sagadahoc, fifteen thousand dollars; Somerset, seventeen thousand two hundred dollars; Waldo, fifteen thousand dollars; Washington, forty thousand dollars; York, thirty-five thousand dollars.

And for the year one thousand nine hundred and two:

Androscoggin, forty thousand dollars; Aroostook, seventy thousand dollars; Cumberland, eighty thousand dollars; Franklin, eleven thousand dollars; Hancock, fifteen thousand dollars; Kennebec, thirty thousand dollars; Knox, sixteen thousand five hundred dollars; Lincoln, nine thousand eight hundred seventy-five dollars; Oxford, twenty-two thousand dollars; Penobscot, forty-five thousand dollars; Piscataquis, fourteen thousand five

hundred dollars; Sagadahoc, fifteen thousand dollars; Somerset, seventeen thousand two hundred dollars; Waldo, fifteen thousand dollars; Washington, forty thousand dollars; York, thirty-five thousand dollars.

Approved March 21, 1901.

Chapter 213.

Resolve in favor of Frank H. Haskell.

Resolved, That the state treasurer is hereby authorized and directed to pay to Frank H. Haskell the sum of one hundred seventy-three dollars and forty cents, the same being for expenses incurred by him in summoning and paying the fees of witnesses under the joint order dated February twenty-fifth, nineteen hundred and one, providing that the Committee on financial affairs be and hereby is authorized to make an investigation of the charges made against the management of the Maine Eye and Ear Infirmary, and for that purpose may summon and compel the attendance of witnesses in support of said charges.

Frank H.
Haskell,
in favor of.

Chapter 214.

Resolve in favor of purchasing an oil painting of the Old State House.

Resolved, That the sum of two hundred dollars be and is hereby appropriated for the purchase of an oil painting of the old state house, executed in eighteen hundred thirty-six by Codman, for Governor Robert P. Dunlap, now in possession of his son Augustus Dunlap of Brunswick.

Oil painting
of State
House, pur-
chase of,
in favor of.

Approved March 21, 1901.

Chapter 215.

Resolve in favor of repairing and rebuilding bridge across the thoroughfare which forms a part of the eastern boundary of town of Orient.

Resolved, That the sum of four hundred dollars be hereby appropriated in aid of building a bridge across the thoroughfare, so called, a stream that flows from North lake to Grand lake in chain of lakes drained by the Saint Croix river on the eastern boundary of the state of Maine. The amount to be expended under direction of the county commissioners of Aroostook county.

Bridge on
boundary of
town of
Orient, in
favor of.

Approved March 21, 1901.

CHAP. 216**Chapter 216.**

Resolve providing for the Topographical Survey for the years nineteen hundred and one and nineteen hundred and two, and for the Geological Survey.

Topographic
survey of
the state,
in favor of.

Resolved, That there be and hereby is appropriated, for the work of the topographic survey commission for the years nineteen hundred and one and nineteen hundred and two, including clerical work and expenses, the sum of five thousand dollars.

The direction and control of the geological survey of the state is hereby vested in said commission, and said commission is hereby authorized and directed to confer with the director of the United States geological survey, and invite an early beginning of the work.

Approved March 21, 1901.

Chapter 217.

Resolve authorizing the representation of the State at the Louisiana Purchase Centennial Exposition, to be held in Saint Louis.

Commission
to Centennial
exposition at
St. Louis.

Resolved, That, as the Congress of the United States has provided, by an act approved March fourth, nineteen hundred and one, for celebrating the one hundredth anniversary of the Louisiana purchase made by Thomas Jefferson by the treaty with France, by holding an international exhibition of arts, industries, manufactures, and the products of the soil, mine, and sea, in the city of Saint Louis, in the state of Missouri, in the year nineteen hundred and three; and as it is of great importance that the natural resources, industrial development, and general progress of the state of Maine should be fully and creditably displayed to the world at said exposition, the governor be and is hereby authorized to appoint a commission to consist of five members, to serve without salary or other remuneration, to represent the interests of the state at the Louisiana Purchase Exposition and to provide for a proper and adequate exhibit of the natural resources, industrial development and general progress of the state by arousing public interest in the exposition, by encouraging the making of exhibits by citizens of Maine, and by securing proper rights, sites, space and concessions for such of its citizens as may desire to make exhibits thereat; said commission to be known as the Louisiana Purchase Exposition Commission of the state of Maine. The said commission to have no authority to contract bills on the credit of the state and have no allowance for expenses.

Approved March 21, 1901.

Chapter 218.

Resolve in favor of Beecher Putnam, Secretary of the Committee on Legal Affairs.

Resolved, That the state treasurer be authorized to pay Beecher Putnam, secretary of the committee on legal affairs, one hundred and twenty dollars, the same being for services of messenger, stenographer and typewriter.

Beecher
Putnam,
in favor of.

Approved March 21, 1901.

Chapter 219.

Resolve in favor of the town of Rockport.

Resolved, That the county commissioners of Knox county be and are hereby authorized by this resolve, to refund from the county treasury of Knox county, the sum of four hundred eighteen dollars and ninety-six cents, being for money unlawfully assessed against the town of Rockport for the years eighteen hundred ninety-seven and eighteen hundred ninety-eight.

Rockport,
town of,
in favor of.

Approved March 21, 1901.

Chapter 220.

Resolve in favor of A. J. Cameron.

Resolved, That the sum of six hundred and eighty dollars and seventy-seven cents be appropriated to pay the claim of A. J. Cameron or such part of said claim as may be found due, after a full examination by the governor and council. Such settlement shall be in full for all claims of said Cameron against the state.

A. J. Cameron,
in favor of.

Approved March 21, 1901.

CHAP. 221**Chapter 221.****Resolves for the revision and consolidation of the Public Laws.**

Revision of
the public
laws, to pro-
vide for.

Resolved, That John A. Morrill of Auburn, is hereby appointed a commissioner, whose duty it shall be to revise, collate, arrange and consolidate all the general and public laws now in force and such as shall be enacted at the present session of the legislature; preserving unchanged the order and arrangement of the present revised code, and retaining the phraseology thereof, except so far as may be necessary to vary it by incorporating existing laws therewith; and such subsequent laws as are in force at the time of the revision shall be incorporated into the revised code in the appropriate chapters and sections thereof, in language concise and intelligible, and of the same intent, effect and construction; omitting from the new revised code all such parts of the present revised statutes as have been repealed or superseded except chapter seventy, relating to insolvency; also omitting chapter ten, concerning the militia, and all acts amendatory thereof and additional thereto; also omitting the note on sources of land titles, the table of contents and the head notes of chapters, and changing the marginal notes to conform to the new revision; adding references to all decisions interpreting the statutes and constitution which appear in the Maine reports published since the seventy-fourth volume, and to all decisions interpreting the constitution of the United States which appear in the United States supreme court reports published since the one hundred and sixth volume; and with a copious and accurate general index, and at the end of each chapter references in syllabus form, to all other chapters and sections of the new revision in which the same subject matter is treated; also suggesting, with proper distinguishing marks, such contradictions, omissions, repetitions and imperfections as appear in the present revised statutes and in subsequent laws, and the mode in which the same may be best reconciled, supplied, amended and corrected.

How and
when
revision
shall be
completed.

Resolved, That said commissioner shall complete said revision in separate titles, chapters and sections, and on or before the first day of the regular session of the next legislature shall cause five hundred copies thereof, with the constitution of the United States and of this state and his report, to be printed and bound in two volumes of equal size, in paper or board covers, by such person as shall be employed in accordance with the following resolve for the use of the state; and said commissioner shall superintend said printing.

Services and
compensa-
tion of the

Resolved, That the governor and council be and hereby are authorized to arrange the details of the services and compensa-

CHAP. 222

commissioner.

tion of said commissioner, and to provide for the printing and binding thereof by the state printer and binder; provided that the compensation of said commissioner, his expense for clerical assistance and stationery, for said revision and report, shall not exceed the sum of ten thousand dollars. In the event of a vacancy occurring in the office of commissioner named herein, by death, resignation or otherwise, the governor, with the advice and consent of the council, is authorized to fill said vacancy.

—vacancy,
how filled.

Resolved, That there be and hereby is appropriated out of any moneys in the treasury not otherwise appropriated the sum of ten thousand dollars for the purposes above specified, to be paid on warrants drawn by the governor, with the advice and consent of the council, in such amounts and at such times as the governor and council may approve.

Appropriation.

Resolved, That these resolves shall take effect when approved.

Approved March 21, 1901.

Chapter 222.

Resolve in favor of Rev. C. S. Cummings, Chaplain of the First Regiment National Guard.

Resolved, That the sum of one hundred and forty-five dollars be and hereby is appropriated to pay Rev. C. S. Cummings of Auburn, chaplain of the First Regiment, National Guard, to reimburse him for cash expenditures incurred by him during the summer of one thousand eight hundred ninety-eight, and at Chickamauga in caring for the sick soldiers of the First Regiment, Maine Volunteer Infantry, and making arrangements for their return home.

C. S. Cum-
mings, in
favor of.

Approved March 21, 1901.

Chapter 223.

Resolve in favor of the Bath Military and Naval Orphan Asylum.

Resolved, That there be and hereby is appropriated for the Bath Military and Naval Orphan Asylum the sum of eight thousand and five hundred dollars for the year nineteen hundred and one, and eight thousand and five hundred dollars for the year nineteen hundred and two; also the sum of one thousand dollars for repairs for the years nineteen hundred and one and nineteen hundred and two

Bath Military
and Naval
Orphan
Asylum,
in favor of.

Approved March 21, 1901.

CHAP. 224**Chapter 224.**

Resolve in favor of the Clerk and Stenographer, and the Messenger to the
Judiciary Committee.

Fred W. Lee,
and J. D.
Buck, in
favor of.

Resolved, That there be appropriated and paid to Fred W. Lee the sum of three hundred and fifty dollars for services as clerk and stenographer to the judiciary committee; and that there be appropriated and paid to John D. Buck the sum of fifty dollars for services as messenger to the same committee.

Approved March 21, 1901.

Chapter 225.

Resolve in favor of protecting the Records in Secretary of State's Office.

Secretary
of State's
office,
repair of.

Resolved, That the sum of seven thousand five hundred dollars be and hereby is appropriated for the year nineteen hundred and one and seven thousand five hundred dollars for the year nineteen hundred and two, to be expended by the superintendent of public buildings and the secretary of state, under direction of the governor and council, in making such repairs as are needed to render fireproof the office of the secretary of state and the approaches thereto and protect the records therein; to furnish the same with steel shelving and filing cases and to index and file in a proper and systematical manner the papers contained in said office.

Approved March 21, 1901.

Chapter 226.

Resolve in favor of paying the unexpired licenses of Hawkers and Peddlers.

Unexpired
peddlers'
licenses, in
favor of
paying.

Resolved, That the treasurer of state be and hereby is authorized and directed to pay to each and every person holding a state license as hawker and peddler, issued by the secretary of state prior to May twentieth, nineteen hundred, such an amount as the proportion of the unexpired time of such license subsequent to May twentieth, nineteen hundred, bears to the whole time for which such license was issued. And that the sum of eighteen hundred dollars be and hereby is appropriated out of any funds in the treasury, not otherwise appropriated, for the purpose of this resolve. Provided, however, that those receiving from the state any amount on account of unexpired licenses by virtue of

special resolves finally passed and approved before the approval of this resolve, shall receive nothing in addition. Provided, further, that the treasurer of the state be and hereby is authorized to pay to each licensee who has paid for a state license since May twentieth, nineteen hundred, the amount paid by him not yet returned.

Approved March 22, 1901.

Chapter 227.

Resolve in favor of Lee Normal Academy.

Resolved, That the sum of one thousand dollars is hereby annually appropriated out of the school fund, for the term of two years, to Lee Normal Academy, an institution of learning located in the town of Lee, in the county of Penobscot; provided, however, that this appropriation is made on the express conditions that the trustees of said institution shall maintain and keep in operation a school equal in rank and grade of teaching with a first class academy, and in which shall be given special and systematic instruction in the science and art of teaching; that no part of this appropriation shall be devoted to other purposes than the payment of instructors in said institution; that the superintendent of common schools shall be, ex-officio, a member of the board of directors thereof; and that if, in the opinion of the governor and council, said institution at any time hereafter shall fail to fulfill the conditions contained in this resolve, they may, in their discretion, withhold the appropriation herein granted; and provided further, that said normal academy shall not be entitled to any aid from the state for the years nineteen hundred and one and nineteen hundred and two in addition to that carried by this resolve.

Lee Normal
Academy,
in favor of.

Approved March 22, 1901.

CHAP. 228**Chapter 228.**

Resolves authorizing a Temporary Loan for war purposes for the year nineteen hundred and two.

Temporary
loan for war
purposes,
in favor of.

Resolved, That for the purpose of renewing the outstanding war loan, if it should be found necessary, the treasurer of state be and hereby is authorized to procure on the faith of the state, for war purposes, at any time during the year nineteen hundred and two, a temporary loan or loans to the amount of one hundred and fifty thousand dollars, or so much thereof as may be needed.

Resolved, That the treasurer of state be and hereby is authorized to give notes in behalf of the state for the loan or loans hereby authorized.

Approved March 22, 1901.

Chapter 229.

Resolve in favor of Harvey D. Eaton.

H. D. Eaton,
in favor of.

Resolved, That the sum of one hundred and fifty-four dollars is hereby appropriated and the state treasurer be and hereby is authorized and directed to pay said sum of one hundred and fifty-four dollars to Harvey D. Eaton for fees, expenses and disbursements made by him in contesting for a seat in the house of representatives in the Waterville contested election case.

Approved March 22, 1901.

Chapter 230.

Resolve in favor of H. P. Gardner, Secretary of the Committee on Taxation.

H. P. Gardner,
in favor of.

Resolved, That the state treasurer be authorized to pay H. P. Gardner, secretary of the committee on taxation, the sum of one hundred and seventy-five dollars, the same being for services of stenographer and clerical help employed during this session.

Approved March 22, 1901.

Chapter 231.

Resolve in favor of aid for a Ferry across the Saint John River and Little Black River in Allagash Plantation.

Resolved, That the sum of three hundred dollars be and is hereby appropriated to purchase a cable for a ferry boat across the Saint John river, and for a ferry boat across the Little Black river in the Allagash plantation, said sum to be expended under the direction of the county commissioners of Aroostook county.

Ferry in
Allagash
plantation,
in favor of.

Approved March 22, 1901.

Chapter 232.

Resolve in favor of repairing Mattawamkeag Bridge.

Resolved, That there be and hereby is appropriated the sum of two thousand dollars to aid in repairing the so called Mattawamkeag bridge. The same to be expended under the direction of an agent to be appointed for that purpose by the county commissioners.

Mattawam-
keag bridge,
in favor of.

Approved March 22, 1901.

Chapter 233.

Resolve in favor of Normal School Trustees.

Resolved, That the sum of four hundred dollars be and hereby is appropriated for the year nineteen hundred and one and the like sum of four hundred dollars for the year nineteen hundred and two, for the services and the expenses of the trustees of state normal schools.

Trustees of
Normal
Schools,
in favor of.

Approved March 22, 1901.

Chapter 234.

Resolve in favor of Maine State Prison.

Resolved, That the sum of forty-two thousand dollars be and hereby is appropriated for and in behalf of the Maine state prison, to be expended under the direction and supervision of the governor and council. Twenty-seven thousand dollars for the payment of notes and bills outstanding and due. Seven thousand five hundred dollars for current expenses and seven thousand five hundred dollars for current expenses for the year nineteen hundred and two.

Maine State
Prison, in
favor of.

Approved March 22, 1901.

CHAP. 235**Chapter 235.**

Resolve in favor of an appropriation for repairs of the Normal School Buildings at Gorham.

Gorham
Normal
School build-
ing, in favor
of, repairs of.

Resolved, That there be and hereby is appropriated the sum of three thousand dollars for the year nineteen hundred and one, for repairs upon the normal school building and dormitory at Gorham, said appropriation to be expended by and under the direction of the trustees of the normal school of the state for the purposes above mentioned.

Approved March 22, 1901.

Chapter 236

Resolve to apportion one hundred and fifty-one representatives among the several counties, cities, towns, plantations and classes in the State of Maine.

Apportion-
ment of repre-
sentatives,
in favor of.

Resolved, That for the seventy-first legislature and the succeeding legislatures, to and including that of the year nineteen hundred and eleven:

The county of Androscoggin shall choose twelve representatives to be apportioned as follows: Lewiston, four; Auburn, two; Lisbon, one; Poland and Durham, one; East Livermore and Wales, one; Turner and Livermore, one; Mechanic Falls and Minot, one; Webster, Leeds and Greene, one.

The county of Aroostook shall choose thirteen representatives to be apportioned as follows: Caribou, one; Fort Fairfield, one; Presque Isle, one; Houlton, one; Madawaska, Frenchville, Saint Agatha, sixteen, range four-five and seventeen, range four-five, one; Limestone, Washburn, Woodland, New Sweden, Perham, Stockholm plantation and Westmanland plantation, one; Van Buren, Grand Isle, Hamlin plantation, Connor plantation, Cyr plantation, Caswell plantation and seventeen, range three, one; Easton, Blaine, Mars Hill, Bridgewater, Westfield plantation and E plantation, one; Littleton, Monticello, Hammond plantation, Smyrna, Ludlow, Merrill plantation, Moro plantation, New Limerick, eight, ranges three, four and five, seven, ranges three, four and five, and B, range two, one; Linneus, Hodgdon, Cary plantation, Amity, Orient, Weston, Haynesville, Bancroft, Reed plantation, Glenwood plantation, Leavitt plantation and A, range two, one; Sherman, Island Falls, Oakfield, Dyer Brook, Hersey, Crystal plantation, Benedicta, Silver Ridge plantation, Molunkus plantation, Macwahoc plantation, one, range five, two, range four, three, ranges three and four, four, ranges three and four, one; Fort Kent, Wallagrass plantation, Saint Francis plantation,

New Canada, Eagle Lake plantation, Winterville plantation, Allagash plantation, fourteen, ranges five, six, seven and eight, fifteen, ranges five, six and eight, sixteen, ranges six and eight, and all the unorganized townships west of range eight, in Aroostook county, one; Ashland, Mapleton, Castle Hill, Masardis, Sheridan, Portage Lake, Chapman, Wade, Oxbow, Garfield, Nashville, thirteen, ranges five, six, seven and eight, twelve, ranges seven and eight, eleven, ranges seven, eight and four, ten, ranges three, four, six, seven and eight, nine, ranges three, four, five, seven and eight, one.

The county of Cumberland shall choose twenty-two representatives to be apportioned as follows: Portland, seven; Westbrook, two; Brunswick, two; South Portland, one; Bridgton, one; Gorham, one; Freeport and Pownal, one; Falmouth and Cumberland, one; Windham and Cape Elizabeth, one; Baldwin, Standish and Sebago, one; New Gloucester, Gray and Raymond, one; Otisfield, Harrison, Naples and Casco, one; Harpswell, for the years nineteen hundred and three, nineteen hundred and seven and nineteen hundred and eleven, one; Scarborough, for the years nineteen hundred and five and nineteen hundred and nine, one; North Yarmouth, for the year nineteen hundred and three, one; Yarmouth for the years nineteen hundred and five, nineteen hundred and seven, nineteen hundred and nine and nineteen hundred and eleven, one; Harpswell shall choose one for the years nineteen hundred and four and nineteen hundred and eight, if, by amendment to the constitution, annual and regular sessions of the legislature shall be held in those years. Scarborough shall choose one in the years nineteen hundred and six and nineteen hundred and ten, if, for the same reason, such sessions shall be held in those years. North Yarmouth shall choose one for the year nineteen hundred and four, if, for the same reason, such session shall be held in that year. Yarmouth shall choose one in the years nineteen hundred and six, nineteen hundred and eight and nineteen hundred and ten, if, for the same reason, such sessions shall be held in those years.

The county of Franklin shall choose four representatives to be apportioned as follows; Farmington, Chesterville, Temple, Perkins and Washington, one; Jay, Wilton and Carthage, one; Phillips, Weld, Salem, Madrid, Avon, Rangeley, Rangeley plantation, Dallas, Greenvale, Redington and all territory not included in any other district, one; New Sharon, Industry, New Vineyard, Freeman, Kingfield, Eustis, Strong, Lang, Coplin, Lowell, Jerusalem, Crocker and number four, range three, one.

The county of Hancock shall choose eight representatives to be apportioned as follows: Ellsworth, one; Eden, one; Mount

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Desert, Tremont, Swan's Island and Cranberry Island, one; Deer Isle, Stonington, Sedgwick, Isle au Haut and Eagle Island, one; Bluehill, Surry, Hancock, Lamoine and Trenton, one; Bucksport, Penobscot, Dedham, Otis, Mariaville, Amherst and Verona, one; Orland, Brooksville, Castine, Brooklin, Long Island and Aurora, one; Franklin, Gouldsboro, Sullivan, Sorrento, Winter Harbor, Eastbrook, Waltham, townships seven, eight, nine, ten, twenty-one and thirty-three, one.

The county of Kennebec shall choose thirteen representatives to be apportioned as follows: Augusta, two; Waterville, two; Gardiner, one; Clinton, Winslow and Unity plantation, one; Windsor, Benton, Albion and China, one; Vassalboro, Pittston and Randolph, one; Chelsea and Litchfield, one; Manchester, Hallowell and Farmingdale, one; West Gardiner, Monmouth and Winthrop, one; Wayne, Fayette, Sidney, Belgrade and Vienna, one; Readfield, Mount Vernon, Rome and Oakland, one.

The county of Knox shall choose seven representatives to be apportioned as follows: Rockland, two; Rockport and Saint George, one; Camden, Appleton and Hope, one; Warren, Union and Washington, one; Vinalhaven, South Thomaston, North Haven and Hurricane Isle, one; Thomaston, Cushing, Friendship, Matinicus Isle, Muscle Ridge and Criehaven, one.

The county of Lincoln shall choose four representatives to be apportioned as follows: Waldoboro, Jefferson and Bremen, one; Bristol, Damariscotta, Nobleboro, Edgcomb and Monhegan, one; Newcastle, Whitefield, Wiscasset, Dresden and Alna, one; Boothbay, Boothbay Harbor, Southport, Westport and Somerville, one.

The county of Oxford shall choose seven representatives to be apportioned as follows: Rumford, one; Norway, Oxford and Hebron, one; Paris, Buckfield and Milton plantation, one; Porter, Hiram, Brownfield, Fryeburg and Lovell, one; Dixfield, Canton, Hartford, Sumner, Peru and Mexico, one; Woodstock, Greenwood, Albany, Stoneham, Stow, Sweden, Waterford and Denmark, one; Bethel, Mason, Gilead, Newry, Upton, Grafton, Hanover, Andover, Byron, Roxbury, Lincoln plantation, Magalloway plantation, Batchelder's Grant and all unorganized plantations, one.

The county of Penobscot shall choose seventeen representatives to be apportioned as follows: Bangor, three; Brewer, one; Old Town, one; Springfield, Carroll, Winn, Kingman, Prentiss, Medway, Drew plantation, Lakeville plantation, Webster plantation and township number five, range one, N. B. P. P., one; Lincoln, Lee, Chester, Woodville, Mattamiscotis, Mattawamkeag and township number three, range one, N. B. P. P., one;

Orono and Bradley, one; Lagrange, Edinburg, Howland, Maxfield, Enfield, Passadumkeag, Lowell, Burlington, Seboeis plantation, Grand Falls plantation, and Summit plantation, one; Hampden, Orrington, and Veazie, one; Alton, Argyle, Greenbush, Greenfield, Milford, Clifton, Eddington and Holden, one; Charleston, Bradford, Corinth, Hudson and Kenduskeag, one; Glenburn, Levant, Hermon and Carmel, one; Newport, Exeter and Corinna, one; Dixmont, Etna, Newburg, Plymouth and Stetson, one; Dexter and Garland, one; Patten, Mt. Chase, Millinocket, Stacyville plantation and all territory not otherwise classed, one.

The county of Piscataquis shall choose four representatives to be apportioned as follows: Dover, Sangerville and Parkman, one; Foxcroft, Guilford, Abbot, Sebec, Barnard plantation and Bowerbank plantation, one; Brownville, Katahdin Iron Works, Williamsburg, Atkinson, Orneville, Medford, Milo, College Townships and Lake View plantation, one; Wellington, Kingsbury plantation, Blanchard, Shirley, Monson, Greenville, Squaw Mountain township, Gore A, number two, Day's Academy grant, number six, range thirteen, Chesuncook township, Northeast Carry township, Willimantic, Elliottsville plantation, Lily Bay township, Kineo and all townships not enumerated, one.

The county of Sagadahoc shall choose four representatives to be apportioned as follows: Bath, two; Bowdoinham, Phippsburg, Topsham and West Bath, one; Bowdoin, Richmond, Perkins, Woolwich, Arrowsic and Georgetown, one.

The county of Somerset shall choose seven representatives to be apportioned as follows: Skowhegan, one; Fairfield, Smithfield and Mercer, one; Madison, Solon and Athens, one; Pittsfield, Detroit and Palmyra, one; Norridgewock, Anson, New Portland and Starks, one; Hartland, Harmony, Saint Albans, Ripley, Cambridge, Cornville and Canaan, one; Bingham, Bigelow plantation, Brighton plantation, Carratunk plantation, Concord, Dead River plantation, Dennistown plantation, Embden, Flagstaff plantation, The Forks plantation, Highland plantation, Jackman plantation, Lexington plantation, Mayfield plantation, Moose River plantation, Moscow, Pleasant Ridge plantation and West Forks plantation, one.

The county of Waldo shall choose five representatives to be apportioned as follows: Belfast, one; Winterport, Frankfort, Monroe, Brooks and Jackson, one; Burnham, Troy, Unity, Thorndike, Freedom, Montville and Knox, one; Prospect, Stockton Springs, Searsport, Swanville, Waldo and Islesboro, one;

CHAP. 237

Northport, Lincolnville, Searsmont, Belmont, Morrill, Liberty and Palerino, one.

The county of Washington shall choose ten representatives to be apportioned as follows: Eastport, one; Calais, one; Lubec and Trescott, one; Jonesport, Machiasport and Cutler, one; Harrington, Columbia, Columbia Falls and Addison, one; Cherryfield, Steuben, Milbridge, Deblois and Beddington, one; Machias, Jonesboro, Roque Bluffs, Centerville, Whitneyville, Northfield and Wesley, one; Pembroke, Perry, Charlotte, Meddybemps, Cooper, Alexander and Robbinston, one; East Machias, Marshfield, Crawford, Marion, Whiting, Dennysville, Edmunds and number fourteen plantation, one; Princeton, Danforth, Vanceboro, Baileyville, Baring, Topsfield, Brookton, Waite, Forest City, Kossuth plantation, Talmadge, Codyville plantation, Lambert Lake plantation, number twenty-one plantation and Grand Lake Stream plantation, one.

The county of York shall choose fourteen representatives to be apportioned as follows: Biddeford, two; Saco, one; Sanford, one; Parsonfield, Cornish and Newfield, one; Waterboro, Shapleigh and Limerick, one; Alfred, Lyman and Limington, one; North Berwick, Lebanon and Acton, one; Buxton and Hollis, one; Kennebunk and Dayton, one; South Berwick and Old Orchard, one; Berwick and Wells, one; Kennebunkport and York, one; Kittery and Eliot, one.

Approved March 22, 1901.

Chapter 237.

Resolve in favor of the Stenographers and Typewriters to the presiding and recording officers of the Senate and House.

Ethel
Hodgkins
and Daisy
Bartlett,
in favor of.

Resolved, That the sum of three hundred dollars be and is hereby appropriated to be paid to Ethel Hodgkins for services as stenographer and typewriter to the president and secretary of the senate, and three hundred dollars is hereby appropriated to be paid Daisy Bartlett for services as stenographer and typewriter to the speaker and clerk of the house.

Approved March 22, 1901.

Chapter 238.

Resolve in favor of the Eastern Maine Insane Hospital.

Resolved, That the sum of twelve thousand five hundred dollars be and is hereby appropriated for and in behalf of the Eastern Maine Insane Hospital, at Bangor, for the year nineteen hundred and one, and twelve thousand five hundred dollars for said institution for the year nineteen hundred and two, to assist in meeting the current expenses of said institution.

Eastern
Maine Insane
Hospital,
in favor of.

Approved March 22, 1901.

Chapter 239.

Resolve in favor of the Maine Insane Hospital.

Resolved, That there be and is hereby appropriated the sum of eleven thousand five hundred dollars for the year nineteen hundred and one, and eleven thousand five hundred dollars for the year nineteen hundred and two, for the purpose of repairing the first wing for women of the Maine Insane Hospital. Said sum to be expended under the direction of the trustees of insane hospitals.

Maine Insane
Hospital,
in favor of.

Approved March 22, 1901.

Chapter 240.

Resolve in favor of Madawaska Training School.

Resolved, That the sum of one thousand dollars be and hereby is appropriated for the Madawaska training school, the same to be expended under the direction of the trustees.

Madawaska
training
school, in
favor of.

Approved March 22, 1901.

Chapter 241.

Resolve in favor of Castine Normal School.

Resolved, That the sum of five thousand three hundred and fifty dollars be and hereby is appropriated for the Castine State Normal School, the same to be expended under the direction of the trustees.

Castine
Normal
School, in
favor of.

Approved March 22, 1901.

CHAP. 242**Chapter 242.**

Resolve in favor of Edward W. Delano for services as Messenger to the Railroad Committee.

E. W. Delano,
in favor of.

Resolved, That the sum of twenty-five dollars be and hereby is appropriated to be paid from any unexpended sums of money now in the state treasury to Edward W. Delano, for his services as messenger to the railroad committee.

Approved March 22, 1901.

Chapter 243.

Resolve to provide for the Expenses of the Maine Industrial School for Girls.

Industrial
School for
Girls, in
favor of.

Resolved, That the sum of nine thousand five hundred dollars be and the same is hereby appropriated for the year nineteen hundred and one and ten thousand five hundred dollars for the year nineteen hundred and two. And for the expenses for the trustees of said school the sum of five hundred dollars is hereby appropriated for the year nineteen hundred and one and the same for nineteen hundred and two.

Approved March 22, 1901.

Chapter 244.

Resolve in favor of the Maine Industrial School for Girls.

Industrial
School for
Girls, in
favor of.

Resolved, That the sum of ten thousand three hundred and twelve dollars and fifty cents be and hereby is appropriated for the use of the Maine Industrial School for Girls for the years nineteen hundred and one and nineteen hundred and two, for the following purposes: For the year nineteen hundred and one; to refund to the school money previously belonging to the school and now in the state treasury, the same being insurance paid upon Erskine hall, burned May twenty-fourth, nineteen hundred, four thousand nine hundred and eighty-seven dollars and fifty cents; for the erection of a new building to replace Erskine hall, four thousand three hundred and twenty-five dollars; for ordinary repairs and additional help on the farm, five hundred dollars.

For the year nineteen hundred and two; for ordinary repairs and additional help on the farm, five hundred dollars.

Approved March 22, 1901.

Chapter 245.

Resolve in favor of W. L. Catland of Thomaston.

Resolved, That there be paid from the state treasury the sum of forty-five dollars to W. L. Catland for transportation of members of state prison committee and guests while on an official visit to the prison.

W. L. Catland,
in favor of.

Approved March 22, 1944.

PAY ROLL of the members and officers of the House of the Seventieth Legislature, at the session held at Augusta, commencing on the third day of January, and ending on the twenty second day of March, in the year of our Lord one thousand nine hundred and one.

COUNTY OF ANDROSCOGGIN.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Auburn	Nathan W. Harris	60	150	162
	Bennett B. Fuller	55	150	161
Lewiston	George B. Haskell	55	150	161
	Stephen J. Kelley	55	150	161
	Jacob R. Little	55	150	161
	William Sabourin	55	150	161
Leeds	Thomas H. Boothby ...	75	150	165
Lisbon	James H. Brewster	40	150	158
Poland	J. M. Libby	70	150	164
Turner	Albert F. Gilmore	70	150	164
Webster	Frank L. Sanborn	60	150	162
				1,780

COUNTY OF AROOSTOOK.

Ashland	Seth S. Thornton	305	150	211
Caribou	George W. Irving	300	150	210
Easton	Ether W. Sprague	265	150	203
Fort Fairfield ..	Herbert T. Powers	275	150	205
Fort Kent	Joseph A. Laliberte	420	150	234
Houlton	Beecher Putnam	220	150	194
Linneus	Wendall C. Boyd	225	150	195
Littleton	George Crosby	235	150	197
Madawaska	Arthur Daigle	410	150	232
New Sweden ...	Axel H. Tornquist	310	150	212
Sherman	Isaac Cushman	180	150	186
Van Buren	William C. Farrell	375	150	225
				2,504

COUNTY OF CUMBERLAND.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Bridgton	James Carroll Mead....	120	150	174
Brunswick	Frederick H. Wilson...	30	150	156
Cumberland.....	Edward H. Trickey	70	150	164
Freeport	Benjamin Coffin	45	150	159
Gorham	Charles S. Purinton....	75	150	165
Gray	Frank L. Clark	90	150	168
Harrison	William H. Briggs.....	125	150	175
Naples	John S. White	180	150	186
Portland	George H. Allan	65	150	163
	Frederick V. Chase	65	150	163
	Robert B. Low	65	150	163
	Samuel D. Plummer ...	65	150	163
	Charles H. Randall	65	150	163
	E. H. Sargent	65	150	163
	Richard Webb	65	150	163
	Speaker, <i>pro tem.</i> ,			4
	John M. Kaler	80	150	166
South Portland .	David E. Moulton	65	150	163
Standish	H. Herbert Sturgis	90	150	168
Westbrook	A. A. Cordwell	70	150	164
Windham	Frank H. Haskell	80	150	166
Yarmouth	Howard G. Gooding ...	50	150	160
				3,479

COUNTY OF FRANKLIN.

Farmington....	Newell R. Knowlton ...	100	150	170
Jay	George Q. Gammon....	85	150	167
Kingfield	Orrin Tufts	125	150	175
Phillips	James W. Brackett	120	150	174
				686

COUNTY OF HANCOCK.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Bluehill	Austin T. Stevens	120	150	174
Brooklin	Mark L. Dodge	140	150	178
Bucksport	Oscar F. Fellows	105	150	171
Castine	John M. Vogell	115	150	173
Deer Isle	Elmer P. Spofford	200	150	190
Ellsworth	F. Carroll Burrill	105	150	171
Franklin	Sherman S. Scammon ..	125	150	175
Lamoine	Frank L. Hodgkins	115	150	173
Mt. Desert	John W. Somes	135	150	177
				1,582

COUNTY OF KENNEBEC.

Augusta	Edwin C. Dudley	5	150	151
	Joseph H. Manley	5	300	301
	Speaker.			
China	William J. Thompson ..	15	150	153
Clinton	Willis I. Cain	30	150	156
Gardiner	Charles Lawrence	10	150	152
Hallowell	Joseph F. Bodwell	5	150	151
Monmouth	Ethan Little	55	150	161
Mt. Vernon	Horace E. Carson	55	150	161
Oakland	Edwin M. Foster	30	150	156
Pittston	Melville J. Powers	15	150	153
Vassalboro	E. H. Cook	15	150	153
Waterville	Cyrus W. Davis	20	150	154
Winthrop	L. T. Carleton	45	150	159
				2,161

COUNTY OF KNOX.

Cushing	G. I. Young	100	150	170
Rockland	Maynard S. Bird	95	150	169
	H. I. Hix	95	150	169
Rockport	Fred W. Andrews	95	150	169
Thomaston	E. A. McNamara	85	150	167
Union	F. E. Littlehale	100	150	170
Vinalhaven	Frederick S. Walls	120	150	174
Washington	Miles D. Cramer	105	150	171
				1,359

COUNTY OF LINCOLN.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Boothbay	J. R. McDougall	90	150	168
Boothbay Harbor	Luther Maddocks	85	150	167
Bristol	Frank A. Thompson ...	80	150	166
Jefferson	S. T. Jackson	85	150	167
Waldoboro	Willie R. Walter	80	150	166
				834

COUNTY OF OXFORD.

Dixfield	William F. Putnam	120	150	174
Fryeburg	Dean A. Ballard	120	150	174
Norway	A. F. Andrews	100	150	170
Paris	Henry D. Hammond ...	100	150	170
Rumford	Waldo Pettingill	120	150	174
	Speaker, <i>pro tem.</i> ,			4
Woodstock	Samuel L. Russ	120	150	174
				1,040

COUNTY OF PENOBSCOT.

Bangor	F. O. Beal	75	150	165
	Frederic H. Parkhurst..	75	150	165
	F. A. Porter	75	150	165
Brewer	Charles J. Hutchings...	80	150	166
Dexter	Norman H. Fay	65	150	163
Exeter	F. W. Hill	65	150	163
Hampden	Erastus B. Thomas	90	150	168
Hermon	Howard B. Leathers ...	75	150	165
Hudson	Henry W. Briggs	90	150	168
Lagrange	Asbury C. Adams	110	150	172
Lincoln	A. Weatherbee	120	150	174
Old Town	David Carr	85	150	167
Orono	Charles J. Dunn	85	150	167
Patten	Halbert P. Gardner	185	150	187
Plymouth	Walter G. Loud	55	150	161
Springfield	Pitt H. Jones	150	150	180
Veazie	Fred L. Pratt	80	150	166
				2,862

COUNTY OF PISCATAQUIS.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Atkinson	George W. Harvey	125	150	175
Foxcroft	Edward J. Mayo.....	80	150	166
Monson	Albert F. Jackson	155	150	181
Sangerville	Owen B. Williams	90	150	168
				690

COUNTY OF SAGADAHOC.

Bath	John S. Hyde.....	40	150	158
	Albert H. Shaw	40	150	158
Bowdoinham ...	Jacob H. Moulton	30	150	156
Phippsburg	C. V. Minott, Jr	45	150	159
				631

COUNTY OF SOMERSET.

Embden	John W. Morin	65	150	163
Fairfield.....	Charles H. Hoxie.....	25	150	155
Madison	William F. Greene	50	150	160
Pittsfield	Gordon Dobson	40	150	158
Skowhegan	E. P. Page	40	150	158
St. Albans	L. C. Dillingham.....	50	150	160
Starks	William L. Walker	60	150	160
				1,114

COUNTY OF WALDO.

Belfast	Melville C. Hill	65	150	163
Burnham	Charles E. Libby.....	35	150	157
Liberty	Albert J. Skidmore	80	150	166
Lincolntonville	Nathan D. Ross	110	150	172
Searsport	James H. Kneeland	100	150	170
Winterport	Luther W. Frederick...	90	150	168
				996

COUNTY OF WASHINGTON.

TOWNS.	NAMES.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Beddington	Lynn V. Farnsworth . . .	155	150	181
Calais	George H. Eaton	215	150	193
Columbia	A. J. Merritt	170	150	184
East Machias . . .	C. Hollis White	180	150	186
Eastport	Alden R. Bradford	215	150	193
Jonesport	Charles S. Hinkley	155	150	181
Lubec	J. C. Pike	220	150	194
Machias	W. R. Pattangall	175	150	185
Pembroke	A. S. Farnsworth	200	150	190
Princeton	Stephen L. Peabody . . .	230	150	196
				1,883

COUNTY OF YORK.

Alfred	George M. Phoenix	100	150	170
Berwick	Harold V. Noyes	115	150	173
Biddeford	Kenneth W. Sutherland . .	80	150	166
	Gorham N. Weymouth . . .	80	150	166
Hollis	Frank M. Bennett	105	150	171
Kennebunk	Sidney T. Fuller	90	150	168
Kittery	J. H. Swett	120	150	174
North Berwick . .	Moses S. Hurd	100	150	170
Parsonsfield . . .	J. W. Dearborn	150	150	180
Saco	John P. Deering	80	150	166
Sanford	Fred J. Allen	100	150	170
South Berwick . .	Isaac Libbey	125	150	175
Waterboro	George H. Smith	140	150	178
York	John E. Staples	135	150	177
				2,404

OFFICERS.

OFFICE.	OFFICER.	Miles Traveled.	Amount for Attendance.	Amount for Travel and Attendance.
Clerk	W. S. Cotton	45	800	809
			300	300
Assistant Clerk .	E. M. Thompson	5	300	301
			300	300
Messenger	George H. Fisher	90	175	193
			110	110
1st Ass't Mess..	William J. Smith	10	150	152
			110	110
2d Ass't Mess ..	W. H. Holmes	5	150	151
			110	110
1st Folder	J. F. Frederick	60	150	162
			110	110
2d Folder	Chapin Lydston	30	150	156
			110	110
3d Folder	Louis J. Brann	55	150	161
			110	110
Mail Carrier ...	Harry P. Hawes	15	150	153
			110	110
	Expenses		60	60
	Walter I. Neal, at organization	85	40	57
Ass't Mail Car'r.	Isaac B. Clary	80	150	166
			110	110
	Lawrence N. Simmons, at organization	75	40	55
Door Keeper...	R. C. Noyes	115	150	173
			110	110
Door Keeper...	Edward W. Delano	100	150	170
			110	110
Pages	Walter S. Cushing	40	100	108
			50	50
	Ernest L. McLean	55	100	111
			50	50
	E. Parker Craig, at organization	195	40	79
Official Report's.	J. S. Estes	295	300	359
			50	50
	A. H. Whitman	65	300	313
			50	50

CHAPLAINS.

RESIDENCE.	NAMES.	Days.	Amount.
Augusta	Rev. Mr. Newbert	4	8
	Rev. Mr. Dunnack	3	6
	Rev. Mr. Hayden	2	4
	Rev. Mr. Degen	2	4
	Rev. Mr. McKinnon	2	4
	Rev. Mr. Gibson	1	2
	Rev. Mr. Leshner	2	4
	Rev. Mr. Beal	1	2
	Rev. Mr. Livingston	2	4
	Rev. Mr. Seliger	1	2
	Rev. Mr. Hope	2	4
	Rev. Fr. Doherty	2	4
Hallowell	Rev. Mr. Miller	2	4
	Rev. Mr. Plummer	2	4
	Rev. Mr. Wight	3	6
Gardiner	Rev. Mr. Ringold	2	4
	Rev. Mr. Robbins	2	4
	Rev. Mr. Small	2	4
	Rev. Mr. Struthers	3	6
	Rev. Mr. Quimby	2	4
	Rev. Mr. Lewis	2	4

CHAP. 246**Chapter 246.**

Resolve on the Pay Roll of the House.

Pay roll of
the House.

Resolved, That there be paid out of the treasury of the state to the several persons named in the foregoing pay roll the sum set against their names respectively, amounting to the sum of thirty-one thousand eight hundred and ninety-four dollars.

Approved March 22, 1901.

Chapter 247.

Resolve in favor of establishing a Fish Hatchery and Feeding Station at Moosehead Lake.

Fish hatchery
at Moosehead
lake, in
favor of.

Resolved, That the sum of five thousand dollars is hereby appropriated for the purpose of establishing a fish hatchery at Moosehead lake, to be expended by the commissioners of inland fisheries and game, under the direction of the governor and council, when fifteen hundred dollars shall have been raised and paid into the treasury of the state by the citizens of the county of Piscataquis.

Approved March 22, 1901.

PAY ROLL of the members and officers of the Senate of the Seventieth Legislature, at the session held at Augusta, commencing on the second day of January, and closing on the twenty-second day of March, in the year of our Lord one thousand nine hundred and one.

DISTRICTS.	NAMES.	Amount for attendance.	Miles.	Mileage.	Total pay.
First.....	Oliver C. Titcomb.....	150	125	25	175
	George E. Morrison.....	150	80	16	166
	Freeman E. Rankin.....	150	95	19	169
Second....	Joseph Y. Hodsdon.....	150	55	11	161
	Harry R. Virgin.....	150	65	13	163
	President <i>pro tem.</i> ,				8
Third.....	Thurston S. Burns.....	150	70	14	164
	Winburn M. Staples.....	150	115	23	173
	Charles H. Prince.....	150	85	17	167
Fourth....	Joseph F. Stearns.....	150	125	25	175
	Wallace H. White.....	150	60	12	162
	Bert M. Fernald.....	150	90	18	168
Fifth.....	President, <i>pro tem.</i> ,				4
	Newell P. Noble.....	150	120	24	174
	President <i>pro tem.</i> ,				4
Sixth.....	Frank C. Whitehouse....	150	35	7	157
Seventh...	Peleg O. Vickery.....	150	5	1	151
	President <i>pro tem.</i> ,				4
	Rutillus Alden.....	150	15	3	153
Eighth....	Caleb C. Libby.....	150	15	3	153
	George G. Weeks.....	150	25	5	155
	President <i>pro tem.</i> ,				4
Ninth.....	Edmund C. Bryant.....	150	40	8	158
	Victor W. Macfarlane....	150	165	33	183
Tenth.....	James Adams.....	150	75	15	165
	Stanley Plummer.....	150	60	12	162
	President <i>pro tem.</i> ,				4
Eleventh..	Nathaniel M. Jones.....	150	120	24	174
	Orrin McFadden.....	150	15	3	153
Twelfth...	L. M. Staples.....	150	90	18	168
Thirteenth.	Albert Peirce.....	150	90	18	168

MEMBERS—CONCLUDED.

DISTRICTS.	NAMES.	Amount for attendance.	Miles.	Mileage.	Total pay.
Fourteenth.	Hannibal E. Hamlin	300	105	21	321
	President.				
	Albert R. Buck	150	115	23	173
Fifteenth ..	George A. Murchie	150	215	43	193
	E. K. Wilson	150	135	27	177
Sixteenth ..	Albert A. Burleigh	150	220	44	194
	John W. Dudley	150	270	54	204

Total for attendance 4,800

Total for Presidents, *pro tempore* 28

Total for travel, 2,895 miles 579

\$5,407

OFFICERS.

OFFICE.	NAMES.	Amount for attendance.	Miles.	Mileage.	Total pay.
Secretary	Kendall M. Dunbar . . .	800	65	13	813
					300
Ass't Sec'y . . .	Walter B. Clarke	300	75	15	315
					300
Messenger . . .	Charles H. Lovejoy . . .	150	20	4	154
					250
Ass't Mess . . .	James F. Ashford	150	15	3	153
					150
Folder	A. B. T. Chadbourne . .	50	80	16	66
	W. G. Fuller	150	45	9	159
					150
Ass't Folder .	Hall C. Dearborn	150	80	16	166
					150
Postmaster . .	Simeon A. Holden	150	155	31	181
					150
Door Keeper.	Stephen D. Lord	150	110	22	172
					150
	Charles L. Favor, at organization,	30	125	25	55
Pages	Allen Clark	75	5	1	76
					75
	John D. Buck	75	115	23	98
					75
	Silas O. Clason, at organization,	30	60	12	42
Official Rep't'r	Edward C. Milliken . . .	300	65	23	313
					300

Total for attendance 4,610

Total for travel, 1,015 miles 203

\$4,813

CHAPLAINS.

RESIDENCE.	NAMES.	Days.	Amount.
Augusta	Rev. Mr. Beale	2	4
	Rev. Mr. Degen	3	6
	Rev. Fr. Doherty	3	6
	Rev. Mr. Dunnack	2	4
	Rev. Mr. Gibson	1	2
	Rev. Mr. Hall	2	4
	Rev. Mr. Hayden	4	8
	Rev. Mr. Hope	2	4
	Rev. Mr. Livingston	2	4
	Rev. Mr. Leshner	3	6
	Rev. Mr. McKinnon	3	6
	Rev. Mr. Newbert	4	8
	Rev. Mr. Seliger	2	4
	Rev. Mr. Ward	1	2
Hallowell	Rev. Mr. Miller	1	2
	Rev. Mr. Peckham	2	4
	Rev. Mr. Plummer	2	4
	Rev. Mr. Wight	2	4
Gardiner	Rev. Mr. Lewis	2	4
	Rev. Mr. Quimby	2	4
	Rev. Mr. Ringold	1	2
	Rev. Mr. Struthers	2	4
	Rev. Mr. Robbins	1	2
	Extra for chaplains		6
	Total		104

RECAPITULATION.

Members	5,407
Officers	4,813
Chaplains	104
Total	\$10,324

Chapter 248.

Resolve on the Pay Roll of the Senate.

Resolved, That there be paid out of the treasury of the state to the several persons named in the foregoing pay roll the sum set against their names respectively, amounting to the sum of ten thousand three hundred and twenty-four dollars.

Pay roll of
the Senate.

Approved March 22, 1901.

STATE OF MAINE.

OFFICE OF SECRETARY OF STATE,
AUGUSTA, May 2, 1901.

I hereby certify that the Acts and Resolves contained in this pamphlet have been carefully compared with the originals, and appear to be correctly printed.

BYRON BOYD,
Secretary of State.

NOTE—The Seventieth Legislature of Maine convened on the second day of January and adjourned on the twenty-second day of March, 1901.

STATE OF MAINE.

A PROCLAMATION.

Whereas the legislature of the State of Maine, by concurrent vote of both branches thereof, proposed an amendment to the Constitution of the State of Maine, by resolve approved March 25, 1897, as follows, to wit:

Resolve for amendment to the Constitution, relating to election of senators to fill vacancies.

Resolved, Two-thirds of both branches of the legislature concurring, that the following amendment to the Constitution of the State of Maine be proposed for the action of the legal voters of this State at the next gubernatorial election, in the manner prescribed by the Constitution:

Section five, in article four, part two, is hereby amended by striking out the words "and in this manner all vacancies in the senate shall be supplied as soon as may be after such vacancies happen," and substituting therefor the following:

'But all vacancies in the senate, arising from death, resignation, removal from the State, or like causes, shall be filled by an immediate election in the unrepresented district. The governor shall issue his proclamation therefor and therein fix the time of such election.'

And the lists of votes received in the cities, towns and plantations of the State, on the second Monday of September last, being the twelfth day of said month, upon the foregoing proposed amendment, having been made and returned to the office of secretary of state, and examined and found by the governor and council to be as follows, to wit: Fifteen thousand and eighty votes for, and one thousand, eight hundred and fifty-six against said amendment.

Now, therefore, I, Llewellyn Powers, governor of the State of Maine, in accordance with said resolve, a majority of the votes thrown appearing to be in favor of said amendment, do issue this proclamation, and declare such amendment adopted and the constitution of the State shall be amended accordingly, to take effect on the first Wednesday of January, in the year of our Lord one thousand eight hundred ninety-eight.

In witness whereof, I have caused the seal of the State to be hereunto affixed, at Augusta, this twenty-fifth day of October, in the year of our Lord one thousand eight hundred ninety-eight, and in the year of the independence of the United States the one hundred and twenty-third.

LLEWELLYN POWERS.

By the Governor.

BYRON BOYD,

Secretary of State.

GOVERNOR HILL'S ADDRESS.

Gentlemen of the Senate and House of Representatives:

At the dawn of a new century, bright with hope and promise of the future, we have assembled here to consider the condition and requirements of the State, whose sovereign people we represent. Devoutly grateful for the many blessings which we have received through the beneficence of Him who ever watches over us with fatherly care, we implore His guidance and aid in the discharge of the important duties devolving upon us.

The decade just passed has been one of great prosperity for the State. The development of new industries, and the growth of those already established, have given employment to large numbers of people, and greatly increased the population and wealth of those towns which have been the centers of activity. More than five hundred and twenty-eight miles of new steam railroads, and over two hundred and twenty miles of electric railroads have been constructed, giving the communities through which they pass greatly improved transportation facilities, and aiding immeasurably in the development of those portions of the State thus opened up to easy and convenient travel.

Some of our shipyards, which have for a long time been idle or nearly so, have again started into life, and to-day this industry is in the most satisfactory condition for years. With the passage of the Frye shipping bill, so ably advocated by our distinguished junior senator, Maine will assume that position in the construction of vessels of every kind, which the skill of her builders and mechanics and her favorable situation as a maritime State entitle her to hold.

Our State has become the summer home of thousands of the well-to-do people of other sections of the country, and the pleasure-resort of many more, who appreciate the health-giving qualities of our invigorating atmosphere, and delight in the rugged beauties of our seashore and mountain scenery. This is a source of great revenue to the people of the State, in many ways, and is constantly increasing.

Maine's growth, though not rapid, is substantial and permanent in its character, and the State never occupied a stronger position, in every way, than it does today. Labor is remuneratively employed, while capital is active, and, as a rule, receiving satisfactory returns. Every condition is as favorable as we can reasonably expect, and gives promise of continued development and prosperity.

The reports of the State Treasurer will show that the total receipts of the treasury during the two years ending December 31, 1900, were \$3,798,923.03. The amount of cash on hand December 31, 1898, was \$154,723.73, making the whole amount available for this period \$3,953,646.76. The amount disbursed during this time was \$3,754,767.75, leaving a balance on hand December 31, 1900, of \$198,879.01. This sum, however, is barely sufficient to meet obligations immediately payable, and is no more than should be in the State Treasury, if the demands upon it are to be promptly met.

**State
Finances.**

The State tax paid by the cities, towns and organized plantations for the years 1899 and 1900 amounted to \$1,815,901.96. When we take from this the school fund, and the mill tax repaid to the various cities and towns, the net sum retained by the State is found to be \$766,742.63. Of this, \$450,168.50 was paid by the twenty cities of the State, \$224,923.79 was paid by the towns and organized plantations, and \$91,650.34 was paid by the wild lands. It will thus be seen that the twenty cities have paid into the treasury \$450,168.50 more than they have received from the school fund. 239 towns and plantations, or 47 7-10 per cent. of the whole number, have received from the school fund more than they have paid into the State Treasury; and it is found that the average net rate of State tax of the twenty cities was \$1.56 3-5 on each \$1,000.00 valuation, while for the towns and organized plantations the average rate was 66 1-2 cents, or divided on the basis of population, there was an average of \$4.05 1-2 paid on each poll by the cities, and of 91 3-4 cents on each poll in the towns and organized plantations.

In this connection it is interesting to note the principal sources of State revenue, outside of the State tax paid by cities and towns, and the amount received from each. An examination of the treasury accounts shows that during the past two years the tax on Savings Banks has amounted to \$851,566.06, the tax on Railroads was \$323,052.32, on Telegraph and Telephone Companies \$32,888.48, on Express Companies \$10,032.67, on Insurance Companies \$131,405.62, on collateral inheritances \$54,226.64, on new corporations \$71,565.00; other taxes and miscel-

aneous items \$308,284.28; a total revenue of \$1,783,021.07 from these sources.

\$100,000.00 has been paid on the public debt during the past two years, the amount of the State's bonded indebtedness now being \$2,103,000.00, a reduction of \$516,300.00 since 1890.

The State has outstanding temporary loans to the amount of \$350,000.00, some part of which should be paid during the coming year. There should be a sufficient increase in the State revenues to provide for the gradual payment of the whole amount and to insure an adequate balance in the treasury to enable the State at all times to meet its obligations fully and promptly, without resorting to temporary loans.

Taxation.

Pledged to an economical administration of the State government, to a readjustment of the prevailing system of taxation and the enactment of measures which will lead to a more just and equitable valuation and assessment of all forms of property, the people demand and expect that we will discharge our trust in harmony with the letter and spirit of our respective party platforms. No excuses which can be offered will be deemed a sufficient reason for a failure to do our full duty in the faithful fulfillment of the pledges which have been made. Upon us will properly rest the blame if we are recreant to our trust; ours will be the credit and honor of faithful and devoted service. The people have confidence in you whom they have chosen to represent them here. They expect a fearless, conscientious discharge of every duty devolving upon you, and that you will maintain the high traditions of patriotic service and unselfish effort for the common welfare which have ever characterized the Legislatures of Maine.

The question of taxation is the most important subject demanding your attention. The urgent necessity of securing greater revenues for the State, to enable it to meet legitimate and necessary demands upon the treasury and to provide for the payment of existing temporary loans, makes some action on your part imperative.

Under our present system, the farmer, often handicapped by unfavorable conditions; the merchant, with his capital invested in his stock of goods; the mechanic and laborer, striving to pay for their homes; and the owner of every form of visible property, already bear too great a share of the public burdens. An increase in the rate of the State tax, therefore, cannot be considered; but other forms of property, now escaping taxation altogether, or paying only a part of what they should justly and equitably bear, must be required to contribute their fair proportion of the cost of supporting our government, whose manifold

advantages are shared by all, and whose existence not only makes the ownership of property possible, but gives permanence and security to its values.

Realizing your earnest desire to do everything in your power to promote the common welfare, I present this important subject, well knowing that your determination to do your full duty will lead you to give it your early and earnest attention. I am confident that every interest, individual as well as corporate, will be dealt with fairly and justly, and that, as a result of your deliberations, you will formulate some legislation to more nearly equalize the burdens of taxation among our citizens.

It is not probable that you will be able to frame measures that will be wholly above criticism. No system of taxation has ever yet been devised that realized the ideal by bearing with absolute equity upon all classes of property. This fact, however, will not deter you from doing everything in your power to attain so desirable a result.

The people confidently expect that the promise of economy in public expenditures will be fulfilled; and the party which has been entrusted with the management of State affairs will be held strictly responsible for any excessive or unwise appropriations. It is for you to determine what sums are necessary for the reasonable requirements of the various State departments and institutions, and what aid shall be given to such other objects as, in your judgment, should receive legislative assistance and encouragement. Not a dollar more than is required for the efficient administration of the public service should be appropriated.

Appropriations.

These various matters, I am persuaded, will receive your most earnest consideration. While there is no call for parsimony, I am confident that you will always exercise your judgment, fearlessly and conscientiously in the expenditure of the people's money, and that you will refuse to grant needless or unwise appropriations as unhesitatingly as you will vote them to objects worthy of promotion and support.

The report of the Superintendent of Public Schools shows a constant and gratifying advancement in our educational interests. The total amount of the State school fund and mill tax for the current year was \$520,019; the amount of school money raised by the towns was \$818,001; a total of \$1,338,020 available for the support of the common schools, as compared with \$910,523 for the same purpose in 1880, an increase of \$427,497 or nearly forty-seven per cent.

Education.

The Normal Schools are doing most excellent work, and the importance of having teachers thoroughly instructed and trained

in their duties is being recognized by all. About thirty per cent. of our teachers are Normal School graduates.

There are 722 school children in thirty-three unorganized townships, for whom schools are maintained as provided by the statute, at a cost, during the past year, of \$2,382.13. Of this, \$1,280.57 was paid from the State appropriation, \$969.56 was interest on land reserved, and \$132.00 the per-capita tax.

The pupils in these schools range from five to twenty-one years of age, and, in several instances, married men and women have taken advantage of the opportunities thus offered to obtain an education.

It is unnecessary for me to call your attention to the important work being done by such schools. But for their existence many of the children now enjoying their advantages would grow up in ignorance, and a much larger per cent of them would ultimately become a public charge. The furnishing of such instruction is in harmony with the established policy of the State to provide school privileges for all. As a rule, the people are anxious to have the schools established, the children are prompt and regular in their attendance and apply themselves with great industry to their tasks. The good work which is being done by the schools of this class should be extended and made more efficient if the State is to do its duty to that portion of its citizens dependent upon it for educational advantages.

The special appropriations made for the academies and seminaries lapse with the present year; and if these appropriations are to be continued, I am inclined to the opinion that they should be made permanent, under certain definite restrictions. Under existing circumstances, a school having a zealous and skillful advocate in the Legislature may be able to secure a liberal appropriation in excess of its actual requirements; while another, equally worthy, but less fortunate, must be content with a comparatively small amount. The grade of the school maintained and the number of pupils receiving instruction should always be considered, and I doubt the wisdom of assisting in maintaining an academy in a section of the State where high schools of a high grade are provided. It is an injustice to the State to allow any of these academies to use the amount appropriated in increasing their endowment, instead of providing more and better instruction to the pupils who attend them; and under no circumstances should the sum appropriated for such institutions be taken from the fund provided for the common schools.

It is exceedingly gratifying that so strong an interest is being manifested in the public schools. The children, teachers and parents are assisting in improving and enlarging school-grounds,

beautifying schoolrooms, and providing books of art and standard literature.

The work accomplished along these lines has been very extensive and gratifying. It has greatly stimulated general interest in the schools, promoted harmony in management, and resulted in much better work being done by all concerned.

The teachers' institutes and summer schools have not only improved the general character of the instruction in our State, but, to an extent that was not anticipated, have stimulated teachers to attend our higher institutions of learning, and thus enabled them to acquire the scholarly attainments necessary to the highest success in their calling.

The State University is in a prosperous condition, having about 360 students, of whom more than six-sevenths are residents of this State. Its most popular courses are those in engineering, and the best equipped those in agriculture; but the scope of its work is of the very broadest character, and also includes a classical course, a similar course without Greek, a scientific course without Latin and Greek, a course in preparation for medicine, and courses in chemistry and pharmacy. The School of Law, located in Bangor, has been well received, and is gaining the approval of those well qualified to judge of its work.

**The
University
of Maine.**

Nearly two-thirds of the income of the University is derived from the General Government, the remainder being provided by the State. It having been the policy of the State to reduce students' expenses as much as possible, the receipts from this source are comparatively small. The trustees have used the funds available to secure teachers, apparatus and facilities for instruction, rather than to construct large and expensive buildings, and have been governed by the restrictions of the United States appropriations which forbid the use of any part of these funds for the erection or repair of buildings.

During the past two years the trustees have constructed a drill-hall and a gymnasium, now nearly finished, which will be paid for by private subscriptions, and it is understood that the Legislature will not be asked for any assistance in its completion. An astronomical observatory has also been built, and a large telescope set up. The equipment in electrical engineering and in the natural sciences has been largely increased, and the buildings of the agricultural department have received extensive repairs and additions.

The trustees in their report will urge the erection of a building for the department of mechanical and electrical engineering, to contain recitation-rooms, drawing-rooms, iron-working and carpenter shops, a foundry and forge shops. They state that the

building now in use was erected when the University had a comparatively small number of students; that it is a cheap wooden structure inadequate for the purpose, and in bad repair; and that no appropriation for the erection of a building has been made for ten years, although since that time the number of teachers and students has increased threefold. The equipment of the University is thoroughly creditable, and it unquestionably affords an exceptional opportunity for young men and women to secure an education at a very moderate cost. You will, I am sure, give its interests careful attention, and take such action as the needs of the institution and the financial condition of the State seem to warrant.

Agriculture.

Agriculture will always be our most important industry. It gives employment and support to more than half our population; and whatever serves to advance its interests and bring greater prosperity to our farming communities is a benefit to the whole State. The growth of our cities and manufacturing centers, and the increased volume of summer travel coming into Maine every year have created better home markets for our farm products; but the great resources of the State are not yet fully appreciated. The constant development of our magnificent water-power, much of which has never been utilized, and the more general adoption of improved methods of agriculture, must result in still greater prosperity in the years to come.

The influence of the Grange has been a potent factor in the advancement of our agricultural interests, and has added greatly to the pleasure and profit of farm life.

The Board of Agriculture is doing a work of inestimable value and importance. The large number of farmers' institutes which have been held during the past year, have everywhere been well attended, and great interest has been manifested in this work by the farmers of the State, who have given it their cordial support. I am persuaded that these meetings and the general work of the board have done much to stimulate and encourage the ambitious and progressive farmer by bringing to every community a knowledge of the best and most productive methods of modern agriculture.

Maine is just beginning to make a reputation for her dairy products. There are 49 creameries and 14 cheese-factories in the State, utilizing the product of 30,000 cows; and this represents only a small part of the whole dairy interest.

It is felt by many of our most successful and progressive dairymen, who appreciate the great importance of this industry and the benefits which would accrue to the State by its development, that the work of the Board of Agriculture should be still

further broadened and extended by the creation of a dairy bureau, which shall have an executive officer whose duty it shall be to attend closely to educational dairy work, and to the enforcement of the law against the sale of imitation dairy products.

You will be asked for an appropriation for this purpose, and I am confident that a request made in the behalf of so important an interest will receive your generous consideration.

Intemperance is such a fruitful source of misery, pauperism and crime, and its multitude of victims is so great a burden upon the sober and industrious citizen, that it is the duty of a government to control and restrict the liquor traffic in every legitimate way. By a provision of its constitution and by statute laws, which with overwhelming majorities its citizens have repeatedly sustained at the polls, the State of Maine stands opposed to the manufacture and sale of intoxicating liquors. The deliberate adoption of this policy by a people naturally careful and conservative in their judgments was the inevitable result of a moral evolution which recognized the demoralizing and far-reaching evils of intemperance, and sought to eradicate them from the community; and embodied the conviction that a traffic which took men from the ranks of productive industry, robbed them of their sober faculties, destroyed their self-respect and made them a burden and menace to those who had the right to look to them for support and protection—a traffic which filled the poor-houses, prisons and asylums with human wrecks, and imposed its greatest misery upon the innocent and helpless—was hostile to the public interests and wholly contrary to the spirit and purpose of a Christian civilization.

**The
Prohibi-
tory Law.**

Fifty years ago, the so-called "Maine Law," prohibiting the sale of intoxicating liquors, was placed upon our statute books, where it still remains. While it has not accomplished all that its advocates and supporters hoped for, it has been a powerful force in the development and promotion of a healthy temperance sentiment among the people of our State. How marked and gratifying this advance has been will clearly be shown by a comparison with the conditions existing seventy-five years ago. Then, liquor was largely manufactured in our State, while its sale was as common and looked upon in much the same light as the traffic in dry-goods and groceries. Abstinence was the exception rather than the rule. The drink habit, in varying degrees, was so general as to excite little if any comment, and intemperance was more or less prevalent in every community.

The temptations to drink were everywhere visible, and too often found victims in the best youth of our State. To-day, in a large majority of our country towns, there exists practical

prohibition, and the law against the liquor traffic is as well enforced as against other forms of crime. Even in our cities and larger villages, where the liquor interests are most active and aggressive, and where the law is most persistently violated, it has not failed to exert a restraining and salutary influence; and has been a power in stimulating and promoting that intelligent and vigorous public opinion which is the support of all effective law, and without which any legislative enactment must fall far short of its purpose.

In a community where the official power is delegated from the people, public servants rarely rise superior to public opinion in their sense of duty. It is, therefore, essential that officers charged with the enforcement of law and the protection of society should be constantly sustained, in the faithful discharge of their obligations, by an active and healthy public sentiment.

The Fee System.

There has long been a feeling, on the part of many of our most intelligent and progressive citizens, that the present fee system should be revised or modified; and that those public officials now receiving compensation for their services wholly or partly in fees should be paid a definite and fixed salary, that the people may know exactly what their servants receive.

This may not be practicable in every instance; but there certainly is no good reason why any officer should receive more than a reasonable remuneration for his services, or more than he would be paid if employed in a private business involving the same degree of responsibility, and requiring similar capacity.

It is undoubtedly true that many public officials who are paid by fees do not receive an excessive or unreasonable compensation, but even here the public interest would probably be best served by the payment of a salary commensurate with the service rendered.

I commend this matter to your careful consideration, knowing that whatever action you may take will be dictated by a desire to serve the best interests of the whole people.

Good Roads.

The question of improved highways is one of great interest and importance to the whole State, and especially to the people of the country towns.

Good roads shorten the distance to market, increase the value of contiguous property, and are potent factors in the development of every community. Although there has been a vast improvement in our transportation facilities during the past twenty years, through the building of new railroad mileage, there has been little improvement in our highways, along which there will always be a large amount of traffic; and it would seem that the

time has come when we should adopt some definite and effective plan for the improvement of our main thoroughfares.

I do not regard with favor a State highway commission, or any similar plan which would take from the towns any part of the control which they exercise over their roads, and cost an undue proportion of the sum which would be likely to be devoted to road improvement; but it has seemed to me that some plan of State aid might be devised which would be effective and practical in its operation, and would gradually result in greatly improved highways throughout the State.

The cost of really good roads is beyond the means of most towns; improved highways must come first, and in my judgment they can only come through State and perhaps county aid. Such a distribution of the cost would make the municipal burden small when compared with the immense benefits which would be derived from it.

On the 27th day of October, 1900, the total assets of the 51 Savings Banks of this State amounted to \$71,076,211.67. The resources of the 17 Trust Companies were \$13,295,402.92. Add to this the resources of the 33 Loan and Building Associations, amounting to \$2,862,178.53, and we have a total of \$87,233,793.12, an exhibit in every way creditable to the progress and enterprise of our State.

**Savings
Banks.**

There were 180,914 depositors in the Savings Banks whose balance was less than two thousand dollars, the total amount of this class of deposits being \$53,558,629.84; while the number of depositors having a balance of two thousand dollars or over, was 5,413, and the total amount of these deposits was \$13,681,809.23. These figures clearly show that the money held by our Savings Banks belongs largely to people of moderate circumstances.

The whole number of depositors in Savings Banks and Trust Companies, and shareholders in Loan and Building Associations was 213,980, a gain of 11,428 during the past year. If we take from this total the 6,019 demand depositors in the Trust Companies, it will be seen that nearly one-third of the entire population of the State are directly interested in our various savings institutions. The aggregate amount of their capital, if apportioned among the people of the State would give about \$125 to each person, or nearly \$600 to each family.

In 1860 the deposits in our savings banks were only \$1,466,457.56, in 1880 they had increased to \$23,277,675.32, while at the present time they amount to \$67,240,439.07. This is a gain in the last twenty years of \$43,962,763.75, or nearly 200 per cent, and in forty years of \$65,773,981.51, or about 5,000 per cent.

This remarkable showing is the strongest possible proof of the prosperity of the State, and forcibly demonstrates the industry, thrift and economy of the people of Maine. The Savings Banks, which, as a rule, have been characterized by a conservative, conscientious and able business management, have had the confidence of the public, and have encouraged the saving of a large portion of the money now entrusted to their care and which might otherwise have been expended needlessly.

The tax on Savings Banks deposits has been a source of large revenue to the State, the amount paid during the past year being \$448,827.93, an increase of \$128,434.21 over the sum paid in 1890.

The report of the Bank Examiner will give you a detailed account of the condition of each institution.

The
National
Guard.

There is still a balance due the State from the General Government, on claims for reimbursement of expenses incurred in equipping troops for the war with Spain, amounting to \$62,300.48. The original amount of these claims was \$87,434.80, on which has been received \$25,134.32.

Of the regular military appropriation for the year 1898, \$27,-227.07 was applied to war expenses, and is included in the claims against the United States, having been expended under orders from the War Department.

A supplementary claim for reimbursement of the State for property destroyed by order of the Secretary of War, that had been condemned by a Board of Survey convened by his orders, which amounts to \$5,310.65, has been filed with the War Department.

The Legislature of 1899 provided for the payment of bills for medical attendance, medical supplies and nursing of sick soldiers, who served in the State's quota and were treated outside of authorized hospitals during the period preceding their muster out, and whose expenses were not provided for by Act of Congress. There has been no Congressional action on these claims as yet, and many of them are held in the Surgeon-General's Office, pending such action. It seems only just that some provision should be made for their payment.

No annual encampment was held in the year 1899, the regular military appropriation for that year being used in reuniforming and reequipping the State troops. This was fully accomplished and the militia of this State is now in excellent condition, and well equipped for State service.

All of the organizations that make up our National Guard should be maintained on a practical footing. They should be armed, equipped and organized in accordance with the require-

ments of the volunteer army, that the State may be ready, when called upon, to place an efficient force of well-disciplined men in the field.

Since the last session of the Legislature, one division of Naval Reserves has been organized. It fully maintains the credit of the National Guard, and on its first cruise taken on the U. S. S. "Prairie" last September, the reports of the officer in command of that ship indicate that it made a record seldom, if ever, equalled by a Naval Reserve organization during its first year.

The experiment of regimental camps was tried at the last annual encampment with very gratifying results. The health, absence of intemperance, and conduct of the men in camp were most satisfactory. The organizations now authorized seem ample for the service, and to fully meet the requirements of the State. Maine does not require a large force, but her troops should be of the best. While we earnestly pray that their services will not again be necessary, we should always be prepared for any possible emergency that may arise.

The obligation which we owe to those brave and patriotic men, who, by their courage and valor, preserved the Union and perpetuated the greatest and grandest government that the world has ever known, can never be fully discharged. The small pensions paid by the State to those veterans of the Civil War requiring aid and assistance, or to their widows and orphans, is a fitting recognition of their devotion and sacrifice, and relieves many homes from suffering and want. You will cheerfully appropriate such sums as may be necessary for this purpose, that no one of them shall suffer from privation.

**State
Pensions.**

There are at the present time seventy children in the Bath Military and Naval Orphan Asylum, the largest number for many years. Twenty-four have been admitted during the past year. This is a well-managed institution, and merits the support which it has received from the State.

**Bath
Military
and
Naval
Orphan
Asylum.**

The constant increase in the number of sportsmen who come to Maine each year, to spend their vacations in hunting and fishing, conclusively demonstrates the wisdom of protecting and preserving the fish and game of our State, and is a sufficient warrant for the large sums of money which have been expended for this purpose.

**Inland
Fisheries**

The past season has been the most successful one in the history of our fish and game interests. Including the amount paid transportation companies, it is estimated that during the year 1900 at least five millions of dollars was expended by more than fifty thousand visitors to our forests and inland lakes.

The report of the Commissioners of Inland Fisheries and Game which will shortly be presented to you, contains much interesting and valuable information and deserves your careful consideration.

**Sea and
Shore
Fisheries.**

The sea and shore fisheries directly and indirectly give employment to about twenty thousand people, and have an invested capital of nearly \$3,000,000.00. The total value of the various products when ready for market is about \$6,000,000.00 annually. The great importance of this industry has not been fully appreciated. Any measures calculated to promote its interests should have special attention.

**The
Maine
Insane
Hospital.**

For many years there has been a gradual increase in the number of patients in the Maine Insane Hospital. Its legitimate capacity is 583 patients; but on Nov. 30th, 1900, it had 771, or 188 more than the number for which it has proper accommodations. This is an increase of 38 in the past two years. It will thus be seen that the management of this institution has long been obliged to care for many more patients than it was originally designed for.

The hospital has been in existence for sixty years, and the oldest departments are much out of repair. They should be thoroughly reconstructed and put in good condition, to enable the institution to show the best results and maintain a proper standard of efficiency.

As the hospital is soon to be relieved of its overcrowded condition by the removal of some of its patients to Bangor, this would seem to be a favorable opportunity for making such repairs and improvements as you may deem necessary.

The trustees earnestly recommend some action, and will ask for an appropriation for this purpose.

**The
Eastern
Maine
Insane
Hospital.**

As a result of the marked advance in every kind of building material, the appropriation for the completion of the Eastern Maine Insane Hospital, made by the Legislature of 1899, proved insufficient for this purpose. Inasmuch as the discontinuance of the work would largely increase the cost of its completion, and probably postpone until another year the relief of the present overcrowded condition of the Hospital at Augusta, it was determined by Governor Powers that the building should be finished without interruption, in order that the institution might be available for use within a reasonable period.

This action, which was in the interest of true economy and must ultimately result in a large saving to the State, will, I know, commend itself to your good judgment, and meet with your unqualified approval. I am sure you will willingly make the required appropriation to cover this expenditure, as well as

for the furnishings necessary to put the institution in readiness for occupancy.

I am convinced that the several appropriations made for the building of this institution have been wisely and judiciously expended. The work has been thoroughly done, the buildings are substantial and permanent in character, and for years to come the cost of repairs will be comparatively small. The institution could not be duplicated to-day for less than 20 per cent. above its present cost. In this connection I desire to commend the faithful, conscientious service of the Honorable Sydney M. Bird, Chairman of the Council Committee on Public Buildings, whose efficient business management and careful oversight of all the details of the work have largely contributed to so successful a result.

It appears from the report of the Prison Inspectors that there were 172 convicts in the State Prison, November 30th, 1900, a decrease of 37 during the preceding year; 58 were committed to the Prison during the year, and 91 discharged by expiration of sentence; three died, and one was pardoned by the Governor and Council. There are 40 life convicts in the Prison, of whom four are women.

**The
State
Prison.**

The large percentage of short-term prisoners whose labor is not a source of profit, and the restrictions of the law which limits the number employed in one class of work, greatly curtail the profits of the manufacturing department. The total gain from goods manufactured last year was \$5,937.74. It cost an average of nine cents per convict per day for the food consumed, which made the total cost of raw material \$6,044.40, or \$106.66 more than the profits of the manufacturing department. In addition to this, the cost of fuel, clothing, transporting convicts, stipends given discharged convicts, interest, and other expenses, amounted to \$10,092.19. You will be asked for an appropriation sufficient to pay all outstanding liabilities, and provide for the necessary running expenses of the prison for the next two years.

The State cannot conduct a manufacturing business here with any degree of success, unless it provides a sufficient working capital to enable it to buy the necessary materials at the very lowest price, and to take advantage of every cash discount.

This is a matter which should have your careful investigation, and I recommend such an appropriation as is necessary to enable the managers of this institution to place its affairs upon a sound business basis.

You will be asked to provide for the establishment and support of a Reformatory Prison for Women. It has been suggested that a building, originally constructed by the United States Gov-

**Reforma-
tory
Prison for
Women.**

ernment for a Naval Hospital on an island near Rockland, and which has never been utilized for that purpose, may possibly be available in this connection. A bill is now pending in Congress which provides that this structure shall be given to the State for this use.

There is a strong sentiment in favor of such an institution, among the friends of philanthropic and reformatory work in our State, who feel that existing conditions are neither in harmony with the spirit of a progressive civilization nor calculated to produce the best results.

It is needless for me to dwell upon the great benefits which would come from such a Reformatory. All must recognize the importance of doing everything possible for the moral uplifting of such women as would here be cared for; and the State may well foster a movement which, while recognizing the need of every just and proper restraint, at the same time aims to make them self-respecting and self-supporting members of society.

I submit this matter to your earnest consideration.

**The
Reform
School.**

Upon a recent visit to the Reform School, I was convinced that the construction of more cottages similar to those already existing is necessary to enable this institution to attain the highest degree of efficiency. This would make possible a better classification of the unfortunate boys who are detained there, and would greatly promote their moral and physical welfare. To-day there are about sixty boys living in two cottages whose conditions and surroundings are all that could be desired. The remainder, about ninety in number, are in the main building, which affords greatly inferior accommodations, as very little money has been expended upon it for many years.

I doubt the wisdom of using this building as a dormitory for so many boys as occupy it to-day, if, indeed, it should be used as a dormitory at all. The cottage plan has been demonstrated to be by far the best for the welfare and improvement of those who are sent to this institution. Many of these boys are merely the victims of poverty and parental neglect, and are friendless rather than criminal, oftentimes being sent to the school on account of truancy, or some minor offense scarcely more serious in its character.

It is the duty of the State to do everything possible to improve the condition of these unfortunate children, to encourage them in right doing, and to lead them into ways that will develop them into honest, self-reliant and useful citizens. Irrespective of the sentiment of humanity, the careful training of these boys is in the interest of true economy and a sound public policy.

At comparatively small cost the main building could be put in good repair, and it is well adapted for schoolrooms, workrooms, and the general purposes of the institution. I recommend such an appropriation for this work as in your judgment may seem wisest and best.

The report of the Trustees of the Maine Industrial School for Girls shows that there are 165 girls now under the care of this institution. Of these, 61 are in the school, 14 are out at board, 44 are working for their board and 46 are receiving wages. It will thus be seen that more than half of the number are self-sustaining. The girls are taught habits of personal cleanliness and neatness, the laws of health, how to do housework in all its branches, how to knit and sew and make garments, and the common English branches, such as are taught in the public schools.

**Maine
Industrial
School for
Girls.**

On the 5th of February last, Flagg-Dummer Hall, which was destroyed by fire in the winter of 1899, was again ready for occupancy, greatly relieving the crowded condition of the other buildings. On May 24th, Erskine Hall was burned, together with the small building to the north, known as the office, the fire spreading so rapidly that little of the furnishings of the building or the personal effects of the inmates could be saved. Insurance to the amount of \$11,675.00 has been paid, \$6,687.50 going to the treasury of the school, and \$4,987.50 into the State treasury. This latter sum can become available for rebuilding only through an appropriation by the Legislature.

The burning of this building made 32 girls homeless. They were immediately provided for by being taken into other buildings, and within three weeks 25 of them were placed in private homes. Board was secured for fifteen of them under twelve years of age at a price so moderate as to increase but slightly the expense of their care to the State.

The policy of placing in private families younger girls, who have committed no offense but are unfortunate in having no suitable homes of their own, has been followed to advantage in other States, and may be worthy of imitation in our own.

You will be asked for an appropriation to aid in rebuilding Erskine Hall, the amount received for insurance being insufficient for this purpose. You will also be asked to provide for other improvements which seem necessary to put the institution in a creditable condition.

The school is doing an important work, and its various needs will, I am sure, receive your careful attention.

The reports of the State Assessors, the Railroad Commissioner, the Insurance Commissioner, the Commissioner of Indus-

**Other
Depart-
ments.**

trial and Labor Statistics, the Secretary of the State Board of Health, and of other State departments, as well as of the trustees of the various State institutions, will give you in detail an account of their work and requirements. It will be your duty to examine, carefully and thoroughly, into the condition of every institution and department, and to determine what amounts are reasonably necessary for their proper maintenance and support. I trust you will not hesitate to refuse any appropriation that seems unwise or unnecessary, and that expenditures will be reduced wherever this is consistent with an efficient service. Our institutions and various governmental departments are, I believe, well managed, and the State is most fortunate in having faithful and competent men in her public service. But it is none the less your duty to thoroughly inform yourself in all these matters, that you may act upon them understandingly, and not rely upon the judgment and opinion of others. It is also due to those who have earnestly and zealously devoted their best efforts to the service of the State, that you should give them the advantage of your counsel and judgment, that all may work together for the common interest and the common good.

**Conclu-
sion.**

I wish to assure you of my earnest desire to cooperate with you in every measure that tends to promote the interests of the State and the welfare and prosperity of its people. The noble example of those high-minded and patriotic men, whose devoted and unselfish public service in the past makes so many of the proudest pages in our history, should inspire us to discharge with honor and credit the difficult and important duties devolving upon us. If we exercise that good judgment, careful foresight and judicious economy so essential to the success of private enterprise, our success is assured; and though all may not endorse the result of our efforts, we should be satisfied with the work accomplished if our own judgment and conscience approve.

Confident that you will sustain the proud record of the past, and that your efforts will result in great permanent benefit to the State, permit me to remind you of the importance and necessity of beginning upon the work before you as soon as possible, thus avoiding the danger of hasty and ill-considered legislation in the busy closing weeks of the session.

I trust that you will find your duties pleasant and agreeable, and that when the work of the session has been accomplished you may have the proud satisfaction which comes from a duty conscientiously performed, and a trust faithfully discharged.

COMMUNICATIONS.

AUGUSTA, January 8, 1901.

To the Honorable Senate and House of Representatives:

It is my sorrowful duty to announce to you the decease of the Honorable James Ware Bradbury of Augusta, a former senator of the United States from Maine, long a conspicuous figure among our distinguished public men, who, by his eminent public service and honorable, unselfish character, endeared himself to the people of Maine.

For nearly a century he lived, honored and beloved, ever taking the keenest interest in the advancement and prosperity of the State and nation, and devoting all the forces of his great intellect to the public welfare.

Through all his career in public life and as a private citizen, he has honored his city and his State. His death will be sincerely mourned by all our people.

I trust the legislature will take some appropriate action, as a tribute of respect to his memory.

JOHN F. HILL.

STATE OF MAINE.

EXECUTIVE DEPARTMENT,

AUGUSTA, January 23, 1901.

To the Honorable Senate and House of Representatives:

The death of Her Royal Majesty, Queen Victoria, has caused universal grief and sorrow. By her noble and exemplary life and her kindly and sympathetic interest in every effort for the promotion of the welfare and happiness of the human race, she has endeared herself to all mankind. The whole civilized world will mourn her loss.

To the highest degree she has enjoyed the confidence, respect and affection of her people, and her life and memory will be an inspiration to future generations. She embodied the noblest

qualities of womanhood as wife, mother and ruler, her career being without a parallel in the history of the world.

Her long and happy reign marks a period of wonderful development and progress for her country, to which her wisdom and influence have largely contributed.

I trust the legislature will take some action to express our sympathy for her people, and our respect and reverence for her memory.

JOHN F. HILL.

STATE OF MAINE.

EXECUTIVE DEPARTMENT,

AUGUSTA, March 22, 1901.

To the President of the Senate and Speaker of the House of Representatives:

I transmit herewith a list of the acts and resolves passed during the present session of the legislature and approved by me, numbering 456 acts and 118 resolves.

I have no further communication to make.

JOHN F. HILL.

Civil Government of the State of Maine

For the Political Years 1901 and 1902.

GOVERNOR :

JOHN FREMONT HILL,

Augusta.

COUNCILORS.

CHARLES SUMNER COOK, PORTLAND, *Chairman.*

CHARLES H. PRESCOTT, BIDDEFORD.

MILTON C. WEDGWOOD, LEWISTON.

WILLIAM T. HAINES, WATERVILLE.

EDWARD E. CHASE, BLUEHILL.

HENRY W. MAYO, HAMPDEN.

DON A. H. POWERS, HOULTON.

BYRON BOYD, AUGUSTA, *Secretary of State.*

S. J. CHADBOURNE, AUGUSTA, *Deputy Secretary of State.*

ORAMANDAL SMITH, LITCHFIELD,, *Treasurer of State.*

JOHN T. RICHARDS, GARDINER, *Adjutant General.*

GEORGE M. SEIDERS, PORTLAND, *Attorney General.*

CHARLES E. OAK, CARIBOU, *Land Agent.*

W. W. STETSON, AUBURN, *State Superintendent of Schools.*

LEONARD D. CARVER, AUGUSTA, *State Librarian.*

STEPHEN W. CARR, BOWDOINHAM, *Insurance Commissioner.*

F. E. TIMBERLAKE, PHILLIPS, *Bank Examiner.*

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NATHANIEL S. PURINTON, WEST BOWDOIN, *Private Secretary to Governor.*

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Freeman E. Rankin.....Wells.
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Thurston S. Burns.....Westbrook.
Joseph Y. Hodsdon.....Yarmouth.
- 3—OXFORD.....Charles H. Prince.....Buckfield.
Joseph F. Stearns.....Lovell.
- 4—ANDROSCOGGIN..Wallace H. White.....Lewiston.
Bert M. Fernald.....Poland.
- 5—FRANKLIN.....Newell P. Noble.....Phillips.
- 6—SAGadahoc.....Frank C. Whitehouse.....Topsham.
- 7—KENNEBEC.....Peleg O. Vickery.....Augusta.
Caleb C. Libby.....Pittston.
Rutillus Alden.....Winthrop.
- 8—SOMERSET.....George G. Weeks.....Fairfield.
Edmund C. Bryant.....Pittsfield.
- 9—PISCATAQUIS....Victor W. MacFarlane....Greenville.
- 10—PENOBSCOT.....James Adams.....Bangor.
Stanley Plummer.....Dexter.
Nathaniel M. Jones.....Lincoln.
- 11—LINCOLN.....Orrin McFadden.....Dresden.
- 12—KNOX.....L. M. Staples.....Washington.
- 13—WALDO.....Albert Peirce.....Frankfort.
- 14—HANCOCK.....Hannibal E. Hamlin.....Ellsworth.
Albert R. Buck.....Orland.
- 15—WASHINGTON...George A. Murchie.....Calais.
E. K. Wilson.....Cherryfield.
- 16—AROOSTOOK....John W. Dudley.....Castle Hill Pl.
Albert A. Burleigh.....Houlton.
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ALLEN CLARKE, Page.....Augusta.
JOHN D. BUCK, Page.....Orland.
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Mark L. Dodge.....	Brooklin.
O. F. Fellows.....	Bucksport.
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Elmer P. Spofford.....	Deer Isle.
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F. C. Burrill.....	Ellsworth.
Sherman S. Scammon.....	Franklin.
Frank L. Hodgkins.....	Lamoine.

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Edwin C. Dudley.....	Augusta.
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H. Irving Hix.....	Rockland.
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Luther Maddocks.....	Boothbay Harbor.
Frank A. Thompson.....	Bristol.
S. T. Jackson.....	Jefferson.
Willie R. Walter.....	Waldoboro.

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F. W. Hill.....	Exeter.
Erastus B. Thomas.....	Hampden.
Howard B. Leathers.....	Hermon.
Henry W. Briggs.....	Hudson.
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A. Weatherbee.....	Lincoln.
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Charles J. Dunn.....	Orono.
H. P. Gardner.....	Patten.
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Charles E. Libby.....	Burnham.
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James H. Kneeland.....	Searsport.
Luther W. Frederick.....	Winterport.

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J. C. Pike.....	Lubec.
W. R. Pattangall.....	Machias.
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Harold V. Noyes.....	Berwick.
Kenneth W. Sutherland.....	Biddeford.
Gorham N. Weymouth.....	Biddeford.
F. M. Bennett.....	Hollis.
Sidney T. Fuller.....	Kennebunk.
J. H. Swett.....	Kittery.
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John P. Deering.....	Saco.
F. J. Allen.....	Sanford.
Isaac Libbey.....	South Berwick.
G. H. Smith.....	Waterboro.
J. E. Staples.....	York.

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W. S. Cotton, Clerk Lisbon.
E. M. Thompson, Assistant Clerk Augusta.
George H. Fisher, Messenger Winterport.
William J. Smith, First Assistant Messenger . . . Gardiner.
W. H. Holmes, Second Assistant Messenger . . . Augusta.
Harry P. Hawes, Mail Carrier Vassalboro.
Isaac B. Clary, Assistant Mail Carrier Livermore Falls.
J. F. Frederick, First Folder Starks.
Chapin Lydston, Second Folder Litchfield.
Louis J. Brann, Third Folder Lewiston.
R. C. Noyes, First Doorkeeper Bradford.
Edward W. Delano, Second Doorkeeper Abbot.
Ernest L. McLain, Page Lewiston.
Walter S. Cushing, Page Skowhegan.
J. S. Estes, Reporter Fort Fairfield.
A. H. Whitman, Reporter Portland.

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